# AFFIDAVIT OF STEPHEN E. PETTY, P.E., C.I.H., C.S.P.

Before me, the undersigned authority, on this day personally appeared STEPHEN E. PETTY ("Affiant") who, being by me first duly sworn, deposes and says:

- 1. I am an adult in sound mind and body and have personal knowledge of the fact averred herein.
- 2. Since April 14, 1996, I have owned and operated EES Group, Inc., a consultancy corporation specializing in health and safety and forensics.
- 3. I hold relevant industry certifications including board certifications as a C.I.H. (Certified Industrial Hygienist), a C.S.P. (Certified Safety Professional), and a P.E. (Professional Engineer) in six states (Florida, Kentucky, Ohio, Pennsylvania, Texas, and West Virginia). My curriculum is attached hereto as **Exhibit i**.
- 4. I have served as an expert in personal protective equipment and related disciplines in approximately 400 legal cases. I am certified in and have provided testimony as an expert in these areas. My list of representative cases is attached hereto as **Exhibit ii**.
- 5. For example, I am currently serving as an expert in the Monsanto Roundup and 3M PFAS litigation. Recently I testified in four trials for the DuPont C8 litigation.
  - 6. I taught Environmental and Earth Sciences as an adjunct professor at Franklin University.
- 7. I hold nine U.S. patents relating to heating, ventilation and air conditioning (HVAC) systems.
- 8. I am a current member in good standing of the following relevant associations: American Industrial Hygiene Association (AIHA), American Board of Industrial Hygiene (ABIH), American Conference of Governmental Industrial Hygienists (ACGIH), American Institute of Chemical Engineers (AIChE), American Society of Heating, Refrigeration, and Air Conditioning Engineers (ASHRAE); Member ASHRAE 40 Std. and TC 2.3, and Sigma Xi.
- 9. I am an expert in the field of Industrial Hygiene, which is the science and art devoted to the anticipation, recognition, evaluation, and control of those environmental factors or stressors including viruses arising in or from the workplace, which may cause sickness, impaired health and well-being, or significant discomfort among workers or among the citizens of the community.
- 10. Industrial Hygiene is fundamentally concerned with the proper methods of mitigating airborne/dermal hazards and pathogens, as well as with the design and use of engineering controls, administrative controls, and personal protective equipment, among other things.

- 11. Medical doctors, virologists, immunologists, and many public health professionals are not qualified experts in these areas by virtue of those aforementioned credentials.
- 12.On May 7, 2021, the Centers for Disease Control (CDC) updated its guidance, providing that the primary mechanism for transmission of Covid-19 is through airborne aerosols, and not, as previously stated, by touching contaminated surfaces or through large respiratory droplets, as also stated during previous periods of the pandemic (https://www.cdc.gov/coronavirus/2019-ncov/science/science-briefs/sars-cov-2-transmission.html).
- 13. Airborne viral aerosols can consist of a single viral particle or multiple viral particles clumped together, and usually smaller than 5  $\mu$  (microns) in size. By comparison, droplets are >5  $\mu$  to >10  $\mu$  in size.
- 14. The area of a micron by a micron is approximately 1/4,000th of the area of the cross-section of a human hair and 1/88th the diameter of a human hair. Covid particles are 1/10 of a micron or  $\sim 1/40,000$ th of the area of a cross section of a human hair and  $\sim 1/880$ th the diameter of a human hair.
- 15. A recent University of Florida study capturing air samples within an enclosed automobile cabin occupied by a Covid-positive individual showed that the only culturable Covid-19 virus samples obtained were between  $0.25\mu$  to  $0.5\mu$  in size. Particles smaller than  $5\mu$  are considered very small and/or very fine or aerosols (https://www.ijidonline.com/action/showPdf?pii=S1201-9712%2821%2900375-1).
- 16. Very small particles do not fall by gravity in the same rate that larger particles do and can stay suspended in still air for a long time, even days to weeks.
- 17. Because they stay suspended in concentration in indoor air, very small particles can potentially accumulate and become more concentrated over time indoors if the ventilation is poor.
- 18. Very small airborne aerosols pose a particularly great risk of exposure and infection because, since they are so small, they easily reach deep into the lung. This explains in part why Covid-19 is so easily spread, and why so little Covid-19 is required for infection.
- 19. Exposure to airborne aerosols is a function of two primary parameters: concentration and time. Less is better regarding both parameters.
- 20. For many reasons, personal protective equipment (PPE) is the <u>least</u> desirable way to protect people from very small airborne aerosols. Moreover, masks are not PPE since they cannot be sealed and do not meet the provisions of the Occupational Safety and Health Administration (OSHA) Respiratory Protection Standard (RPS), namely 29 CFR 1910.134 (https://www.osha.gov/laws-regs/regulations/standardnumber/1910/1910.134).

- 21. Regarding PPE, facial coverings do not effectively protect individuals from exposure to very small airborne aerosols. A device referred to as a respirator is required to provide such protection.
- 22. The AIHA, in its September 9, 2020 Guidance Document for COVID-19 noted that the acceptable relative risk reduction methods must be ≥90%; masks were shown to be only 10% and 5% (see Figure 2) and far below the required 90% level (https://aiha-assets.sfo2.digitaloceanspaces.com/AIHA/resources/Guidance-Documents/Reducing-the-Risk-of-COVID-19-using-Engineering-Controls-Guidance-Document.pdf).
- 23. Similarly, Shah et al, 2021, using ideally sealed masks and particles 1 micron in size, reported efficiencies for the more commonly used cloth masks and surgical masks of 10% and 12% respectively. No mask can be perfectly sealed, thus "real world" effectiveness would be even lower (https://aip.scitation.org/doi/pdf/10.1063/5.0057100).
- 24. Industrial hygienists refer to a "Hierarchy of Controls" that are typically implemented to minimize exposures, including exposures to very small airborne aerosols like Covid-19.
- 25. Regarding practical or "engineering" controls, industrial hygienists focus on practices that dilute, destroy, or contain airborne hazards (or hazards in general).
- 26.PPE especially facial coverings do not dilute, destroy, or contain airborne hazards. Therefore, facial coverings are not contained in the Industrial Hygiene (IH) Hierarchy of Controls. Even respirators (part of the PPE Category and not masks) are in the last priority on the Hierarchy of Controls.
- 27. Facial coverings are not comparable to respirators. Leakage occurs around the edges of ordinary facial coverings. Thus, ordinary facial coverings do not provide a reliable level of protection against inhalation of very small airborne particles and are not considered respiratory protection.
- 28. For example, during the seasonal forest fires in the summer of 2020, the CDC issued public guidance warning that facial coverings provide no protection against smoke inhalation. That is because facial coverings do not provide a reliable level of protection against the small particles of ash contained in smoke. Ash particles are substantially larger than Covid-19 aerosolized particles.
- 29.I have reviewed the policy of the Mad River School District ("MRSD") regarding the use of masks.
- 30. Ordinary facial coverings like the ones required by the "MRSD" mask policy do not meet any of the several key OSHA Respiratory Protection Standards for respirators.
- 31.Because of the gaps around the edges of facial coverings required by "MRSD" spolicy, they do not filter out Covid-19 aerosols. The policy stating masks will be worn without gaps defies known science that masks worn today cannot be sealed and always have gaps.

- 32. The effectiveness of a cloth facial covering falls to zero when there is a 3% or more open area in the edges around the sides of the facial covering.
- 33. Most over-the-counter disposable facial coverings including cloth and/or over-the-counter disposable surgical masks have edge gaps of 10% or more. When adult-sized facial coverings are used by children, edge gaps will usually greatly exceed 10%.
  - 34. Even short breaks (e.g. to eat) expose individuals to Covid-19 aerosols in indoor spaces.
- 35. Ordinary cloth facial coverings like the ones required by the "MRSD" mask requirement do not provide any filtering benefit relative to particles smaller than  $5\mu$  if not sealed.
  - 36. Substantial mitigation of Covid-19 particles could be immediately achieved by:
    - a. opening windows and using fans to draw outdoor air into indoor spaces (diluting the concentration of aerosols),
    - b. setting fresh air dampers to maximum opening on HVAC systems,
    - c. overriding HVAC energy controls,
    - d. increasing the number of times indoor air is recycled,
    - e. installing needlepoint ionization technology to HVAC intake fans, and
    - f. installing inexpensive ultraviolet germicide devices into HVAC systems.
- 37. All of the above-referenced techniques are more effective and meet standard industrial hygiene hierarchy of controls (practices) for controlling exposures in place for nearly 100 years. The use of cloth facial coverings do not fit within these basic hierarchy of controls since masks are not PPE and cannot be sealed. There are no OSHA standards for facial coverings (masks) as respiratory protection.
  - 38. Extended use of respiratory PPE is not indicated without medical supervision.
- 39. As explained in a recent April 20, 2021 paper by Kisielinski et al, attached hereto as **Exhibit iii** and entitled "Is a Mask That Covers the Mouth and Nose Free from Undesirable Side Effects in Everyday Use and Free of Potential Hazards?" that was published in the *International Journal of Environmental Research and Public Health* (https://www.ncbi.nlm.nih.gov/pmc/articles/PMC8072811/), the following negative effects from wearing masks was reported in the literature:

#### increased risk of adverse effects when using masks: Neurological Diseases Internal diseases Psychlatric iliness Migraines and Headache Sufferers Claustrophobia COPD Panic Disorder Patients with intracranial Masses Sleep Apnea Syndrome Personality Disorders Epilepsy advanced renal Failure Obesity Dementia Cardiopulmonary Dysfunction Schlzophrenia Asthma helpless Patients fixed and sedated Patients Occupational Health Restrictions **ENT Diseases** Pediatric Diseases Vocal Cord Disorders Asthma moderate / heavy physical Work Rhinitis and obstructive Diseases Respiratory diseases Cardiopulmonary Diseases Gynecological restrictions Neuromuscular Diseases Pregnant Women **Dermatological Diseases** Epilepsy Atopic

**Figure 5.** Diseases/predispositions with significant risks, according to the literature found, when using masks. Indications for weighing up medical mask exemption certificates.

Example statements made in the paper include the following: "The overall possible resulting measurable drop in oxygen saturation (O2) of the blood on the one hand and the increase in carbon dioxide (CO2) on the other contribute to an increased noradrenergic stress response, with heart rate increase and respiratory rate increase, in some cases also to a significant blood pressure increase." Exhibit iii, p. 25. In fact, "Neither higher level institutions such as the WHO or the European Centre for Disease Prevention and Control (ECDC) nor national ones, such as the Centers for Disease Control and Prevention, GA, USA (CDC) or the German RKI, substantiate with sound scientific data a positive effect of masks in the public (in terms of a reduced rate of spread of COVID-19 in the population)." Exhibit iii, p. 24, for these reasons, students who are required to wear masks pursuant to a mandate suffer immediate and irreparable injury, loss, or damage.

- 40. A recent summary of the literature on these topics was produced on September 4, 2021 and is attached is **Exhibit iv**; in summary it proves that:
  - a. PPE is the least desirable way to protect people from very small airborne aerosols.
  - **b.** Facial coverings as required by the "HHCS" policy are not recognized as PPE since they cannot be sealed and are not covered by the OSHA RPS.
  - **c.** If PPE were to be used for protection, respirators, not facial coverings as required by the "MRSD" policy are needed to provide any effective protection from very small airborne aerosols.
  - **d.** Very small aerosol particles are more likely to be a greater cause of disease than respiratory droplets because they can evade PPE and reach deep into the lungs, whereas respiratory droplets have to work against gravity in order to travel up a person's nose into the sinus and typically rapidly fall to the ground.

- e. Based on cited literature, individuals who are required to wear masks pursuant to a mandate have the known potential to suffer immediate and irreparable injury, loss, and damage due to the overall possible resulting measurable drop in oxygen saturation of the blood on one hand and the increase in carbon dioxide on the other, which contribute to an increased noradrenergic stress response, with heart rate increase and respiratory rate increase and, in some cases, a significant blood pressure increase.
- f. As demonstrated, it seems rational (i.e. prudent person) and scientifically corroborated (in accordance with indisputable, Industrial Hygiene Science/Engineering evidence) that facial coverings/masking DO NOT "prevent the spread of communicable diseases" even close to the relative risk reduction guidance stated by AIHA.

Also, from an industrial hygiene exposure control perspective, I am confident that, beyond a reasonable doubt, facial coverings/masking DO NOT "prevent the spread of communicable diseases," in this case SARS CoV-2 and its collection of symptoms known as COVID-19 based on the literature since masks cannot be sealed. Further, even N-95 respirators, which can be sealed, are not recommended by a key manufacturer (3-M) to stop biological infectious diseases "The respirator ... cannot eliminate the risk of infection, illness, or disease."

g. Finally, from an industrial hygiene (i.e., exposure control) standpoint, much better alternatives to controlling exposure are available (i.e., engineering controls of dilution – ventilation with increased fresh air and destruction), and should be used to minimize exposures as opposed to masks.

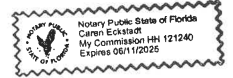
Stephen Petty, P.E., C.H., C.S.P.

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 8th day of September, 2021,

NOTARY PUBLIC, State of Florida

My commission expires:  $U\varphi$ 



# Mr. Stephen E. Petty, P.E., C.I.H., C.S.P. President

#### Company

EES Group, Inc. (d/b/a - Engineering & Expert Services, Inc.) 1701 E. Atlantic Blvd., Suite 5 Pompano Beach, FL 33060

#### **Education**

B.S., Chemical Engineering, University of Washington M.S., Chemical Engineering, University of Washington M.B.A., University of Dayton

#### Experience

#### General

Mr. Petty is President of EES Group, Inc. (Engineering & Expert Services, Inc.). He started EES Group, Inc. in 1996, ultimately having offices in Ohio (Columbus and Cleveland) and in Florida (Pompano Beach). In 2015, he sold the Ohio portion of EES Group, Inc. while retaining Florida operations. Prior to starting EES Group, Inc. in 1996, Mr. Petty was the Manager of Residential and Commercial Technology at Columbia Energy and a Senior Research Engineer at Battelle. He has 37 years of forensic engineering, environmental health and safety, and energy experience. Since 2002, he has completed or supervised over 7,000 engineering forensic and health and safety projects for nearly 100 clients. This culminated in the writing of a Forensic Engineering textbook targeted at assessing claims for the insurance industry (*Forensic Engineering: Damage Assessments for Residential and Commercial Structures*, January 3, 2013, CRC Press publication; 2<sup>nd</sup> Edition to issue in 2022).

Mr. Petty's health and safety experience has focused on projects for the legal community (expert witness), the insurance industry, institutions, and the private sector. His expertise covers the area of Professional Engineering (PE's in six states), Industrial Hygiene (registered Certified Industrial Hygienist - CIH) and safety (registered Certified Safety Professional - CSP). As a CIH, he investigates the causes/solutions of an individual's sickness, impaired health, and discomfort at work and in the home. As a CSP, he investigates situations primarily arising out of possible Occupational Safety and Health Administration (OSHA) violations associated with workplace injuries. In other cases, this extends to customers injured at facilities where they are working or shopping. Finally, he is a certified Asbestos Evaluation Specialist in Ohio.

Mr. Petty has been involved in ~400 expert witness cases to date, with a primary focus on exposure to organic chemicals, inorganic chemicals, pesticides, PFOA, PFAS, mold, bacteria (Legionella), heat and bio-toxins; OSHA workplace compliance (chemical exposures, amputations, and slips, trips and falls, and building envelope systems). He has also supported/testified on building envelope, water cause and origin, structural, and roof damage claims. His company assembled a nine-member team of experts that

won the expert witness contract for the Ohio School Facilities Commission (OSFC) from 2004-2008.

Mr. Petty has extensive expertise on heating, ventilation and air conditioning (HVAC) systems and holds nine (9) U.S. patents primarily related to HVAC systems.

His safety and environmental experience also includes completion of many complex projects in Risk Assessment (BUSTR, EPA and VAP), Industrial Hygiene, Process Safety Management (PSM), Risk Management Plans (Health and Safety Audits), Environmental Assessments (EA) and Environmental Impact Statements (EIS), and air and water permits (PTI, PTO, NPDES, etc.) for numerous clients across the United States.

Finally, he has served in a leadership role in technology evaluations, business plans, and product development activities for dozens of products and ventures. He has been the invited dinner/lunch speaker to ASHRAE/AIHA and legal association functions.

#### **Health and Safety Experience**

- Mr. Petty has been utilized as an expert witness in ~400 cases primarily related to human exposure(s) and safety (OSHA). In the exposure area, he has worked/testified on cases of exposure to acid gases, benzene, isocyanates, formaldehyde, gasoline, paint products, other organic chemicals, PFOA/PFAS silica, pesticides, Legionella and other bacteria and molds. In the safety area, he has worked/testified in worker exposure to chemicals, falls, and amputation cases and the standard of care required to protect workers and customers. He is recognized for his ability to reduce complex sets of information regarding exposure and compliance with regulatory standards into simple but accurate reports and presentations. Areas of practice include:
  - Occupational Safety and Health Administration Regulations:
    - OSHA Health and Safety Regulations for Workers 29 CFR 1910
       General Industry and 29 CFR 1926 Construction Industry
    - OSHA Process Safety Management of Highly Hazardous Chemicals - 29 CFR 1910.119
    - Personal Protective Equipment PPE 29 CFR 1910.132
    - Respiratory Protection Standard 29 CFR 1910.134 and preceding/current ANSI Z88 Standards.
    - 29 CFR 1910.1000 OSHA PEL and Controls Standard
    - 29 CFR 1910.1028 Benzene Standard
    - Hazard Communication Standard HAZCOM 29 CFR 1910.1200 and preceding/current ANSI Z129.1 (Precautionary Labeling), ANSI Z400.1 (MSDS Preparation) and LAPI Industry Standards (7 Editions from 1945 forward).
    - Mine Safety Health Administration (MSHA) EH&S Regulations 30 CFR Parts 1 to 199

- United State Environmental Protection Agency USEPA 40 CFR (Including pesticides, hazardous wastes, permitting, remediation, and Process Safety Management).
- DOT Transportation Regulations and Spill Response Hazardous Waste Operations and Emergency Response (HAZWOPER) - 46 CFR.

Mr. Petty is also trained in Hazardous Waste Operations and Emergency Response (HAZWOPER) (40-hr.) and has served as a trainer for the 40-hr. course.

- Mr. Petty is a recognized expert in Risk Assessment (RA) having been one of 14 to take the first Risk Assessment courses offered by the Ohio State University & University of Cincinnati Schools of Public Health in 1997. In addition to having completed a dozen risk assessments, he was selected by the State of Ohio Bureau of Storage Tank Regulators (BUSTR) to help write their 1999 UST RA regulations. He was selected to train BUSTR staff RA (5-week course) and to help write the on-line RA webpage, proof the equations, and to help with the on-line help handbook.
- He has completed dozens of indoor air sampling projects for residential, commercial, and industrial clients. Clients include Grange Insurance Company, Northwest Local School District, Children's Hospital, Berger Hospital, Citgo, Salem University, and Nestle.
- He has completed dozens of mold field evaluation projects. In this area, he attended a one-week ACGIH mold course in late 2002. He also received his residential mold inspector credentials from the IESO in 2003.
- Examples of specific projects completed are:
  - Conducted worker illness IAQ program where Iraqi documents were being scanned. Sampled for anthrax, bio-toxins, mold, bacteria, VOCs, CO and CO<sub>2</sub>, temperature and humidity to help determine cause of worker complaints.
  - Sampled surface and materials for anthrax and bio-toxins at two commercial facilities.
  - Selected and completed analysis to determine cause of illness to players in their locker room at Nationwide Arena for the Columbus Blue Jackets professional hockey team.
  - Served as an expert to the OSFC on building HVAC and human comfort issues in school buildings.
  - Developed implementation templates for several Process Safety Management (PSM) and Risk Management Program (RMP) clients (e.g. Nestle facilities).
  - Prepared public meeting presentation materials for AEP RMPs at their Conesville and Tanners Creek power plants. Focus was to match public legal requirements with needs of the client, and development and presentation of worst case and alternative case release scenarios under Part 68 of 40 CFR.

- Completed PSM programs for two Southwest Research Institute (SwRI) facilities and two Nestle facilities. Focus was on completing process hazards analyses (PrHAs) and on setting up ongoing PSM programs. For Nestle, set up file-based system, wrote plans for all 14 major elements, and provided detailed checklists and guidance on sections such as training, mechanical integrity, etc.
- Completed multiple ventilation projects for American Electric Power Plant facilities to determine best locations (performance vs. cost) for hazardous gas monitors in power plants and whether or not ductwork was contaminated with mold.
- Completed series of EH&S projects for Dublin schools (e.g. air quality audits and noise analyses). Completed air clearance testing and reporting and held public meetings for the vandalism clean-up efforts of Grizzell Middle School.
- Conducted industrial hygiene audits and testing for numerous public and private clients. Focused on HVAC systems, sampling (CO, CO<sub>2</sub>, relative humidity, molds, dust, bacteria, formaldehyde, VOCs, and isocyanates) and remediation/abatement.
- Completed Failure Modes & Effects Analyses (FMEA) for DOD BZ Nerve Agent Plant design. Plant was later built, operated, and decommissioned in Pine Bluff, AR without incident.
- Developed IAQ solutions based on ASHRAE Standards and new technologies (e.g. desiccants).
- > Developed and taught OSHA HAZWOPPER courses (40-hr, 24-hr and 8-hr).
- Voting member ASHRAE TC 8.3; corresponding member ASHRAE TC 3.5 (Desiccants).
- Adjunct Professor at Franklin University. Instructor of Environmental and Earth Sciences courses.

# **Engineering Experience**

- President and Owner of EES Group, Inc. (EES) since 1996. Developed EES into one of the leading forensic companies in the state of Florida and Ohio.
- Author of Forensic Engineering: Damage Assessments for Residential and Commercial Structures, January 3, 2013, a CRC Press publication (2<sup>nd</sup> Edition to issue in early 2022). The book provides guidance on engineering claims assessments for the insurance industry.
- Developed forensics libraries and technical bulletins on how to assess insurance claims and fraud associated with claims. Lead author of refereed journal article reviewing hail damage from ~750 individual assessments.
- Completed or supervised over 7,000 forensics inspection projects for ~100 insurance companies and other private sector clients since 2002. Projects were associated with structural failures in residential and commercial buildings,

structural damage and failures caused by vehicles striking buildings, water causation and origin analysis, causes of plumbing failures, HVAC failures and damage, roof system failures and structural damage, mold cause, origin and removal, lead cause and removal, hail damage, and lightning claims. Also completed or supervised over 200 insurance appraisals (negotiated settlements) for the industry. Was selected and completed role as an umpire for a 36-building one million dollar hail claim dispute. Testified in trial on roofing claim disputes. Specifically requested for difficult projects and for projects in the state of Texas.

- Led company in efforts to bid and win roofing and environmental contracts with the Ohio School Facilities Commission (OSFC).
- Managed the turnkey design, permitting, and building of a fuel farm facility (\$750K) for The Ohio State University (OSU) Airport (2000). Project entailed the layout, design, and installation of six aboveground storage tanks (ASTs), 12,000 gallons each, and the removal and closure of four existing USTs. Fuels included Jet-A and Av-Gas. Project roles included site plans/layouts, preparation of subcontractor specifications, construction oversight, concrete foundation and subsurface design, permitting (PTI and PTO), start-up troubleshooting, and commissioning activities.
- Was lead researcher on two teams of nationally recognized residential and commercial heat pump development programs: i) Battelle (Double-Effect Absorption Heat Pump) and ii) Columbia Gas System (Dual Cycle Heat Pump). Both projects met goals for performance (efficiency and capacity). Research resulted in receipt of six U.S. Patents.
- Co-designed parking lot and storm-water collection system for major trucking firm on 40-acre site in Cleveland. Project began as a site assessment and concluded with facility design.
- Process engineer for 200 million gallons-per-day wastewater treatment plant for a Weyerhaeuser paper mill.
- Evaluated incineration technology and cost/benefit for an incinerator that burned organophosphate and chlorinated thio-ether wastes. Developed source term for present and future emissions under varying load rates.
- Prepared a carbon treatment designs for removing organophosphates and chlorinated thio-ether, and nerve agents from wastewater.
- Designed/permitted first of three mobile wastewater treatment facilities in the State of Ohio.
- Developed a process to eliminate HF/tar hazardous waste generation from an electronics manufacturing process.
- > Developed processes to reduce contamination of water from oil spills, including biodegradation and controlled combustion.
- Conducted bench-scale analysis of reverse osmosis, ultrafiltration, wet air oxidation, and solvent extraction treatment processes.

#### **Environmental Experience**

- Provided 8-hr. Tier 1 & Tier 2 training to State of Ohio BUSTR site coordinators (May 23, 2000).
- Provided approximately 40 hours of Risk Assessment Training (five 8-hr. training sessions) to BUSTR coordinators (May 1999).
- Member of BUSTR's new rules advisory committee (1999).
- Completed over a dozen BUSTR Tier 2 and Tier 3 Risk Assessments (RA) for clients such as CITGO, AEP, Anderson Concrete, and the Port Columbus Airport Authority. Creative solutions saved years of remediation and millions of dollars.
- Completed BUSTR Tier 4 RA for American Electric Power.
- > Completed Environmental Assessment for NASA Lewis Rocket Engine Test Facility.
- Completed dozens of Federal/State air, water, and hazardous waste permits (e.g., PTI, PTO, FESOP and NPDES) for dozens of industrial clients.
- Developed Spill Prevention, Controls and Countermeasures (SPCC) Plan template according to 40 CFR 112. Developed SPCC template, which has been audited and accepted by Ohio EPA. Prepared site-specific SPCC's for clients such as L.J. Minor (Cleveland), Mickley Oil Company, Doersam LLC, Federal Express Corporation (Blue Ash), and Central Ohio Asphalt.
- Prepared hazardous waste evaluation for the NASA–Merritt Island Environmental Impact Assessment of Space Shuttle SRB refurbishing facility in a wildlife area.
- Developed a portion of the database used in preparing the original Resource Conservation and Recovery Act (RCRA).
- > Developed BUSTR Residential and Commercial Risk Assessment (RA) Models.

#### Other Experience

- Responsible for all intellectual property (e.g., patents) and commercialization of residential, commercial, vehicle, and fuel cell technology for Columbia Gas System and their development partners.
- Served on 11 Industry Advisory Bodies [Gas Research Institute (GRI), American Gas Association (AGA), U.S. Department of Energy Funding Initiative \$2 billion (USDOE-FI), and Gas Utilization Research Forum (GURF)].
- Served as U.S. DOE expert reviewer on cooling, heat pump, desiccant, and power generation proposals.
- > Served on U.S. DOE expert review panel for desiccant program area.
- Prepared business acquisition due diligence for Columbia Gas System corporate staff (e.g. micro-turbines).
- Provided technical and business due diligence for three venture capital firms on a dozen emerging markets.

- Authored budget recommendations for DOE Funding Initiative in Power Generation, Cooling, and NGV areas based on industry consensus meetings.
- Served/Serving on ANSI and ASHRAE Standards Working Groups (Z21.40 and SPC 40).
- Provided keynote presentations on Energy Deregulation for four major utilities and several industry groups.
- > Completed nationally recognized market research on U.S. cooling, refrigeration, and controls markets.

#### Certifications, Registrations, and Honors

Registered Professional Engineer, State of Florida #76583, State of Kentucky #24116, State of Ohio #49063, State of Pennsylvania #PE-053899-E, State of Texas #101855 (also listed windstorm inspector), and State of West Virginia #16311

Certified Industrial Hygienist, 8067 CP, November 2000.

Certified Safety Professional, 23563, November 2012

Asbestos Hazard Evaluation Specialist – State of Ohio #ES34643

Certified Residential Mold Inspector - (IESO) - 2004

ASHRAE Certificate of Appreciation, May 2002, ASHRAE Standard 40.

ASHRAE Fundamentals of HVAC Systems – 35 CEUs (Feb. to April 2008).

AIHA CIH Refresher (Univ. of Michigan) -- 40-hr. class - 1998

Certificate of Accomplishment in Risk Assessment from The Ohio State University School of Public Health – 120-hr. class – 1997

Certificate of Achievement – Ohio Department of Transportation 80-hr. class – Managing in the Environmental Process – 1997

Roof Consulting Institute (RCI) Courses:

- Advanced Thermal & Moisture Control (5/14/2008)
- Professional Roof Consulting (5/15-16/2008)
- Roof Technology & Science I (9/15-16/2009)
- Roof Technology & Science II (9/17-18/2009)

Undergraduate Scholarships from the Pulp and Paper Foundation Scholarship Fund for Freshman, Sophomore, and Junior Years.

Certificate of High Scholarship – Department of Chemical Engineering – University of Washington – Jr. Year - 1978.

Undergraduate Scholarship from Department of Chemical Engineering, Senior Year.

Undergraduate B.S. Ch.E. – Cum Laude.

Graduate School - M. S. Ch. E. - 2<sup>nd</sup> in Class

Raymond Roesch Award, University of Dayton, (awarded annually to top MBA graduate); graduated first in MBA class with 4.0 GPA – 1988.

#### Memberships

Member, American Industrial Hygiene Association (AIHA)

Member, American Conference of Governmental Industrial Hygienists (ACGIH)

Member, American Society of Heating, Refrigeration, and Air Conditioning Engineers (ASHRAE). Voting Member TC 8.3.

Member, American Institute of Chemical Engineers (AIChE)

Member, Indoor Environmental Standards Organization (IESO)

Member, Roof Consulting Institute (RCI)

Member, Society of Automotive Engineers (SAE)

Member, Sigma Xi

#### U.S. Patents

- U.S. 6,649,062. November 18, 2003. Fluid-Membrane Separation. Petty.
- U.S. 6,109,339. August 29, 2000. Heating System. Talbert, Ball, Yates, Petty, and Grimes.
- U.S. 5,769,033. June 23, 1998. Hot Water Storage. Petty and Jones.
- U.S. 5,636,527. June 10, 1997. Enhanced Fluid-Liquid Contact. Christensen and Petty.
- U.S. 5,546,760. August 20, 1996. Generator Package for Absorption Heat Pumps. Cook, Petty, Meacham, Christensen, and McGahey.
- U.S. 5,533,362. July 9, 1996. Heat Transfer Apparatus for Heat Pumps. Cook, Petty, Meacham, Christensen, and McGahey.
- U.S. 5,339,654. August 23, 1994. Heat Transfer Apparatus for Heat Pumps. Cook, Petty, Meacham, Christensen, and McGahey.
- U.S. 5,067,330. November 26, 1991. Heat Transfer Apparatus for Heat Pumps. Cook, Petty, Meacham, Christensen, and McGahey.
- U.S. 4,972,679. November 27, 1990. Absorption Refrigeration and Heat Pump System with Defrost. Petty and Cook.

#### **Books**

Forensic Engineering: Damage Assessments for Residential and Commercial Structures, January 4, 2013, CRC Press, 804 pp.

#### **Publications**

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# SUMMARY OF PRESENTATIONS By Stephen Petty

| DATE             | LOCATION  | AUDIENCE   | TOPIC  | DURATION (Hrs) |
|------------------|---|--|--|----------------|
| April 1, 1999    | Bureau of Underground<br>Storage Tank Regulators<br>(BUSTR)<br>Reynoldsburg, OH | BUSTR Chief and State<br>Coordinators,<br>Training Session | BUSTR RISK ASSESSMENT<br>TRAINING<br>Introductory Session  | 8 hours        |
| April 22, 1999   | Bureau of Underground<br>Storage Tank Regulators<br>(BUSTR)<br>Reynoldsburg, OH | BUSTR Chief and State<br>Coordinators,<br>Training Session | BUSTR RISK ASSESSMENT<br>TRAINING<br>Second Session  | 8 hours        |
| May 6, 1999      | Bureau of Underground<br>Storage Tank Regulators<br>(BUSTR)<br>Reynoldsburg, OH | BUSTR Chief and State<br>Coordinators,<br>Training Session | BUSTR RISK ASSESSMENT<br>TRAINING<br>Third Session   | 8 hours        |
| May 27, 1999     | Bureau of Underground<br>Storage Tank Regulators<br>(BUSTR)<br>Reynoldsburg, OH | BUSTR Chief and State<br>Coordinators,<br>Training Session | BUSTR RISK ASSESSMENT<br>TRAINING<br>Fourth Session  | 8 hours        |
| June 4, 1999     | Bureau of Underground<br>Storage Tank Regulators<br>(BUSTR)<br>Reynoldsburg, OH | BUSTR Chief and State<br>Coordinators,<br>Training Session | BUSTR RISK ASSESSMENT<br>TRAINING<br>Fifth Session   | 8 hours        |
| May 23, 2000     | Bureau of Underground<br>Storage Tank Regulators<br>(BUSTR)<br>Reynoldsburg, OH | BUSTR Chief and State<br>Coordinators,<br>Training Session | Factors Influencing Tier 1 and Tier 2 Evaluations Training Session for New Rules                                       | 8 hours        |
| January 18, 2001 | Engineer's Club, Dayton,<br>OH  | ASHRAE, Dayton Chapter,<br>Dinner Speaker                  | Energy and Cost Benefit Analyses of Heating,<br>Ventilation and Air Conditioning Systems<br>Available for Ohio Schools | 2 hours        |

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#### Mr. Stephen E. Petty, P.E., C.I.H., C.S.P

| DATE               | LOCATION                          | AUDIENCE   | TOPIC   | DURATION (Hrs) |
|--------------------|-----------------------------------|--|---|----------------|
| January 25, 2001   | Riffe Tower, Columbus,<br>OH      | Ohio School Facilities<br>Commission, Ohio<br>Department of Development,<br>State School A/Es          | Energy and Cost Benefit Analyses of Heating,<br>Ventilation and Air Conditioning Systems<br>Available for Ohio Schools                                | 7 hours        |
| March 13, 2001     | Ashland Chemical,<br>Columbus, OH | PDMA – Columbus Chapter,<br>Breakfast Speaker  | The Product Development Process - Case Studies  | 1 hour         |
| July 30, 2001      | Toledo, OH                        | City of Toledo,<br>Environmental Director and<br>Staff   | Status of BUSTR's New Rule,<br>March 31, 1999   | 2 hours        |
| September 21, 2001 | Lexington, KY                     | ASHRAE Region VII<br>& Bluegrass Chapter,<br>Invited Luncheon Speaker                                  | Energy and Cost Benefit Analyses of Heating,<br>Ventilation and Air Conditioning Systems<br>Available for Ohio Schools                                | 1.5 hour       |
| November 13, 2001  | Wadsworth, OH                     | ASHRAE Akron Chapter,<br>Dinner Speaker  | Energy and Cost Benefit Analyses of Heating,<br>Ventilation and Air Conditioning Systems<br>Available for Ohio Schools                                | 2 hours        |
| February 12, 2002  | Cincinnati, OH                    | ASHRAE Cincinnati<br>Chapter,<br>Lunch Speaker   | Evaluation of Heating, Ventilation and Air<br>Conditioning Systems (HVAC) Systems<br>Available for Ohio Schools                                       | 1.5 hours      |
| July 2002          | Cleveland, OH                     | AIHA<br>Luncheon Speaker   | IAQ Cost – Benefit Analyses For Heating,<br>Ventilation and Air Conditioning Systems<br>(HVAC) Systems Available for<br>Ohio Schools                  | 1.5 hours      |
| September 24, 2002 | Columbus, OH                      | Ohio Builds 2002   | Evaluation of HVAC Systems Contained in the OSFC Design Manual  | 1.5 hours      |
| February 5, 2003   | Toledo, OH                        | ASHRAE Toledo Chapter,<br>Dinner Speaker   | Energy and Cost Benefit Analyses of Heating,<br>Ventilation and Air Conditioning Systems<br>Available for Ohio Schools                                | 2 hours        |
| May 9, 2004        | Atlanta, GA                       | American Industrial Hygiene<br>Conference and Expo<br>(AIHce), Professional<br>Development Course #418 | Mold Contamination: A Hands-On Workshop<br>Addressing Inspection, Remediation<br>Specifications, Project Oversight and<br>Post-Remediation Assessment | 8 hours        |
| September 14, 2004 | Gahanna, OH                       | Gahanna Board of Realtors<br>Luncheon Speaker  | Mold – After the Contract   | 1 hour         |

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#### Mr. Stephen E. Petty, P.E., C.I.H., C.S.P

| DATE              | LOCATION        | AUDIENCE   | TOPIC   | DURATION (Hrs) |
|-------------------|-----------------|--|---|----------------|
| November 4, 2004  | Cincinnati, OH  | Cincinnati Bar Association<br>Luncheon Speaker                                 | Mold Facts/Fiction/Who Knows?   | 2 hours        |
| November 17, 2004 | Columbus, OH    | Ohio Public Facility<br>Maintenance Association<br>(OPFMA) Annual Meeting      | Impact of Temperature on Occupants: Theory vs.<br>Reality                         | 1.5 hours      |
| October 17, 2005  | Phoenix, AZ     | LexisNexis<br>Benzene Litigation<br>Conference                                 | How Low Can You Go? Measuring Exposure to Benzene                                 | 1 hour         |
| April 21, 2006    | Cleveland, OH   | National Business Institute Proving Damages Caused by Mold Infestation in Ohio | Make a Mold Claim and Litigate the Case   | 2 hours        |
| November 9, 2006  | Columbus, OH    | Bricker & Eckler<br>Building Industry  | Avoiding and Handling Mold Claims   | 1 hour         |
| June 3, 2008      | New Orleans, LA | Harris-Martin Benzene<br>Conference  | Historic Levels of Benzene in Products  | 1 hour         |
| August 14, 2009   | Columbus, OH    | State Auto Insurance<br>Company  | Assessment of Hail and Wind Damage  | 3 hours        |
| December 4, 2009  | Akron, OH       | Nationwide Insurance<br>Company  | Presentation and Seminar on Log Cabin<br>Construction, Maintenance & Reparability | 2 hours        |
| March 17, 2010    | Westerville, OH | Nationwide Insurance<br>Company  | Seminar on Impact of Wind & Hail Damage to<br>Building Materials                  | 1 hour         |
| May 9, 2012       | Dublin, OH      | Grange Insurance Company   | Lightning Damage Assessments  | 3 hours        |
| June 18, 2013     | Delaware, OH    | Nationwide Insurance<br>Company  | Forensic Analysis of Fire Damage to Foundation Walls                              | 3 hours        |

# SUMMARY OF CLASSES TAUGHT AT FRANKLIN UNIVERSITY $\mathsf{B}_{\mathsf{Y}}$

# Stephen Petty

| Comments     | stnebute # | Dates                | Тегт        | Description                | Class Title   |
|--------------|------------|----------------------|-------------|----------------------------|---------------|
| Online class | ۷۱         | 1/3/03 to 4/24/03    | Winter 2003 | Environmental Science 131  | SCIE131 Q1WW  |
| ln-Class     | 13         | 5/21/03 to 6/25/03   | Summer 2003 | Fr eoriel Science 131      | SCIE131 E1FF  |
| ln-Class     | ۷۱         | 8)/S)/03 to 11/3/03  | Fall 2003   | Earth Science 114          | SCIE114 F2FF  |
| ln-Class     | 91         | 11/12/03 to 12/17/03 | Fall 2003   | Frivironmental Science 131 | SCIE131 H1FF  |
| Online class | <b>か</b> し | ₽0/17/04 to 08/07/04 | Summer 2004 | Environmental Science 131  | SCIE131 Q1WW  |
| essiD-nl     | 61         | 11/10/04 10 15/15/04 | Fall 2004   | Fct ecience 131            | SCIE131 H1FF  |
| In-Class     | 61         | 11/9/05 to 12/14/05  | Fall 2005   | Environmental Science 131  | SCIE 131 H1EE |
| In-Class     | ٤          | 3/27/06 to 5/1/06    | 900S gning2 | Environmental Science 131  | SCIE 131 H1EE |

SCIE 114 - 4 Semester Credit Hours SCIE 131 - 4 Semester Credit Hours

## **SUMMARY OF EXPERT WITNESS CASES – STEPHEN PETTY**

| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION                            | Project<br>#/Case #                     | TIMEFRAME   |
|--|--|---|-------------------------------------|---|-------------|
| Mr. Luther L. Liggett Jr.<br>Bricker & Eckler, L.L.P.<br>100 S. Third Street<br>Columbus, OH 43215                             | Construction Corporation vs. Roth Produce (Supported Plaintiff). Testified at hearing in Franklin County, OH.  | Refrigerated<br>Warehouse<br>(Design Purpose –<br>HVAC)<br>Testified at Mediation               | Settled in<br>Arbitration           | -1-                                     | 2001        |
| Mr. Michael P. Giertz Hartley & O'Brien, P.L.L.C. The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003           | Plaintiff(s): Sandra D. Howell and Estate of Mr. Howell Defendant(s): Nalco, Bayer and David Hackathorn (Bayer's Director of Health) In the Circuit Court of Marshall County, West Virginia (Supported Plaintiffs)   | Hearing  Legionella Exposure at Chemical Plant  Deposed by Defendant(s) 2003                    | Negotiated<br>Settlement            | EES-2002-002<br>Case No. 00-C-<br>234M  | 2002        |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): Donna E. Gwinn, Individually and Executrix of the Estate of William B. Gwinn Defendant(s): Chemical Leaman Tank Lines (CLTL), a Delaware Corporation, Quality Distribution, Inc., d/b/a Quality Carrier, Successor-in-Interest to Chemical Leaman Tank Lines, Inc., a Florida Corporation, and Okey Edens. In the Circuit Court of Marshall County, West Virginia. (Supported Plaintiffs). | Benzene Exposure at<br>Tanker Truck<br>Cleaning Facility<br>Deposed on<br>3/21/2003             | Negotiated<br>Settlement            | EES-2002-040<br>Case No.<br>02-C-120M   | 2002-2003   |
| Mr. Guy Bucci<br>Attorney at Law<br>Bucci, Bailey & Javins<br>P. O. Box 3712<br>Charleston, West Virginia 25337                | Plaintiff(s): William Shaffer and Rosa Shaffer, husband and wife.  Defendant(s): Monongahela Power Company d/b/a Allegheny Power as an Ohio Corporation In the Circuit Court of Pleasants County, West Virginia (Supported Plaintiff)  | Legionella Exposure<br>at Power Plant<br>Settled 04/2004  | Negotiated<br>Settlement            | EES-2002-01<br>Cause No.:<br>00 -C-28   | 2001 2004   |
| Mr. James M. Barber<br>Attorney at Law<br>604 Virginia Street, East<br>Suite 200<br>Charleston, WV 25301                       | Plaintiff(s): Daniel O. Dixon Defendant(s): A C & S, Inc. (Supported Plaintiff)  | Acid Gas Exposure at<br>Chemical Plant<br>Settled 05/2004                                       | Negotiated<br>Settlement            | EES-2003-005<br>Cause No.:<br>02-C-1995 | 2003 - 2004 |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): Michael A. Lebron, Pamela Lebron Defendant(s): Shell Oil Company; Amoco Oil Company; Union Oil Company of California; Radiator Specialty Company; PPG Industries, Inc.; E.I. Du Pont de Nemours & Company and Bondo Corporation. (Supported Plaintiffs)  | Benzene Exposure from Paint and Service Station Operations  Deposed by Defendant(s) on 11/21/03 | Negotiated<br>Settlement<br>03/2009 | EES-2002-052<br>Cause No.:<br>01L10021  | 2002-2009   |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                              | Project<br>#/Case #  | TIMEFRAME |
|--|---|--|---------------------------------------|--|-----------|
| Mr. Brian Bradigan<br>Attorney At Law<br>Brian J. Bradigan, L.L.C.<br>3948 Townsfair Way<br>Suite 230<br>Columbus, OH 43219    | Plaintiff(s): Jeffrey and Theresa Vaughn (Homeowners) Defendant(s): Timberline Log Homes (Grange Insurance – Builder's Insurance) (Supported Defendant)   | Mold and Water<br>Leaks in Log Home<br>Due to Poor<br>Construction                       | Negotiated<br>Settlement              | EES-2003-019<br>-  | 2003      |
| Ms. Joanne Peters Attorney At Law Isaac, Brant, Ledman & Teetor LLP 250 E. Broad St. Suite 900 Columbus, OH 43215-3742         | Plaintiff(s): Fisher (Homeowners) Defendant(s): Muth and Company – Roofing Company (Supported Defendant)  | Mold and Water<br>Leaks in Home Due<br>to Roof Installation                              | Negotiated<br>Settlement              | -1-  | 2003      |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): Timothy J. Farley Defendant(s): Keystone Shipping Company, Margate Shipping Company and Chilbar Shipping Company Shipping Company Court of Common Pleas Philadelphia County, PA Civil Action - Law (Supported Plaintiff)  | Benzene and other<br>Chemical Exposures<br>from Working on<br>Tankers                    | Negotiated<br>Settlement<br>8/09/2004 | EES-2003-180<br>Cause No.:<br>0957   | 2003-2004 |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): David Ball Defendant(s): BASF, Corp., Ford Motor Company, 3M Company, Petroleum Traders Company, Myers Industries, Inc., d/b/a Patch Rubber Co., Radiator Specialty Company, Loctite Corporation, and Lykins Oil Company Court of Common Pleas Cuyahoga, Ohio (Supported Plaintiff) | Benzene and other<br>Chemical Exposures<br>Focus on Labeling<br>and MSDS sheets          | Negotiated<br>Settlement<br>12/2005   | EES-2003-217<br>Cause No.:<br>CV-02-473352   | 2003-2005 |
| Voltolini & Voltolini<br>Attorneys at Law<br>1350 West Fifth Ave.<br>Suite 214<br>Columbus, OH 43212                           | Plaintiff: Janis Weekly Defendant(s): Terminix Pre-Lawsuit (Supported Plaintiff)  | Durisban - Chlorpyrifos (Pesticide) Exposure Completed detailed inspection and research. | Completed                             | EES-2003-352<br>Cause No: 94-<br>018   | 2003-2004 |
| Harvit & Schwartz, L.C.<br>2018 Kanawha Blvd., E.<br>Charleston, WV 25311  | Plaintiff: Robert H. Casdorph, Jr and Melba Casdorph, his wife Defendant(s): West Virginia State Police, an agency of the State of West Virginia, and Castle Products, Inc., a New York Corporation. In the Circuit Court of Marshall County, West Virginia (Supported Plaintiff)                 | CML-Chronic<br>Myelogenous<br>Leukemia   | Negotiated<br>Settlement<br>11/2011   | Cause No.: 03-C-109M  Worker's Comp. Decision Appealed to WV Supreme Ct. – Decision in | 2003-2011 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION   | Project<br>#/Case #                       | TIMEFRAME   |
|--|---|---|--|---|-------------|
|  |   |   |  | Favor of Plaintiff<br>on 11/9/2019        |             |
| Dinsmore & Shohl, LLP<br>255 E. Fifth Street, Suite 1900<br>Cincinnati, OH 45202   | Plaintiff: Doug Kinslow Defendant(s): M.E.B. Two (Supported Defendant)  | Mold Contamination<br>Inspection, mold<br>testing and detailed<br>findings report       | Negotiated<br>Settlement                           | EES-2003-353  Cause No.: 3780-88          | 2003-2004   |
| Mr. Scott Sheets<br>Attorney At Law<br>Isaac, Brant, Ledman & Teetor LLP<br>250 E. Broad St., Suite 900<br>Columbus, OH 43215-3742 | Plaintiff: Stanger (Homeowners) Defendant(s): Davis Fine Homes – Homebuilder (Supported Plaintiff)  | Mold and Water<br>Inspection, Testing,<br>and Support                                   | Negotiated<br>Settlement                           | EES-2003-366                              | 2003        |
| Mr. J. Andrew Crawford<br>Reese, Pyle, Drake & Meyer, P.L.L.<br>36 N. Second Street<br>P.O. Box 919<br>Newark, OH 43058-0919       | Plaintiff: Murray Headlee et al. Defendant(s): Truberry Group, Inc. et al. (Homebuilder) Delaware, OH County Court of Common Pleas (Supported Defendant)  | Mold and Water<br>Leaks in Home;<br>Prepared outline of<br>opinions.                    | Negotiated<br>Settlement<br>on/about<br>03/08/2004 | EES-2003-405  Cause No.: 03 CVH 01007     | 2003 - 2004 |
| Mr. J. Zackary Zatezalo<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Mr. James V. Dollhopf and Kristin L. Dollhopf Defendant(s): PPG Industries, Sherwin-Williams Company, Ashland, Inc., CIBA Specialty Chemicals, Chem-Pak Solutions, General Fiberglass Supply, Inc., Meguiar's Products, Sunnyside Corporation, Milwaukee Paint, Inc. State of Wisconsin Circuit Court Milwaukee County (Supported Plaintiff) | Benzene and other<br>Chemical Exposures<br>from Painting<br>Operations                  | Negotiated<br>Settlement                           | EES-2003-407<br>Cause No.:<br>03-CV-4832  | 2003-2004   |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003     | Plaintiff: Shelly Gray, Individually and as Plaintiff Ad Litem for Sherri Bond, deceased.  Defendant(s): BP Corporation North America Inc. and BP Products North America Inc. et.al – Former American Oil Company (AMOCO) Site  Circuit Court of Jackson County, Missouri, at Independence. (Supported Plaintiff)                                       | Benzene and other<br>Chemical Exposures<br>from Underground<br>Piping and Tank<br>Leaks | Negotiated<br>Settlement<br>03/16/2006             | EES-2003-415<br>Case No.:<br>02-CV-229538 | 2003-2006   |
| Mr. J. Michael Prascik Hartley & O'Brien, P.L.L.C. The Wagner Building 2001 Main Street, Suite 600, Wheeling, WV 26003             | Plaintiff: Mr. Barry Hovis and Lesa Hovis, his wife. Defendant(s): Carboline Company, Rust-Oleum Corporation, E.I. Dupont De Nemours and Company, Valspar Coatings, One Shot, LLC, PPG Industries, Inc., Sherwin-Williams, . In the Circuit Court of Common Pleas in York County, South Carolina. (Supported Plaintiff)                                 | Exposure to Paint   | Negotiated<br>Settlement<br>10/2004                | EES-2004-049  Cause No.: 2003-CP-46- 165  | 2004        |
| Mr. J. Michael Prascik<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building   | Plaintiff: Lucinda Cutlip<br>Defendant(s): West Virginia Department of Transportation,<br>Division of Highways, and Guttman Oil Company, a foreign  | Exposure to Diesel<br>Exhaust   | Testified in Trial<br>1/10/06                      | EES-2004-066                              | 2004-2006   |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                               | Project<br>#/Case #                       | TIMEFRAME   |
|---|---|--|--|---|-------------|
| 2001 Main Street, Suite 600,<br>Wheeling, WV 26003  | corporation In the Circuit Court of Kanawha County West Virginia (Supported Plaintiff)  | Deposed by<br>Defendant(s) on<br>08/11/2005 and<br>09/21/2005  | Decision in<br>Favor of<br>Defendant   | Cause No.:<br>02-C-2345                   |             |
| Mr. Kris Cormany<br>Attorney at Law<br>Bucci, Bailey & Javins<br>P. O. Box 3712<br>Charleston, West Virginia 25337                | Plaintiff: Erby E. Lester and Donna Lester, his wife Defendant(s): Elk Run Coal Company, Inc. a West Virginia Corporation d/b/a Black Castle Mining Company, Spartan Mining Company, a West Virginia Corporation and d/b/a Trace Transport Company. In the Circuit Court of Boone County West Virginia. (Supported Plaintiff) | Exposure to Combustion Products From Fire in Maintenance Building  Deposed by Defendant on 03/01/2006      | Negotiated<br>Settlement<br>05/10/2006 | LAW-2004-009<br>Cause No.:<br>04-C-231    | 2004 - 2006 |
| Mr. Guy R. Bucci<br>Bucci Bailey & Javins<br>Suite 910 Bank One Center,<br>707 Virginia Street, East,<br>Charleston, WV 25301     | Plaintiff: Linda Kitzmiller Defendant(s): Jefferson Supply Co. United States District Court For the Northern District of West Virginia, Elkins Division (Supported Plaintiff)   | Exposure to Chemicals  Deposed by Defendant(s) 06/06/2006  Daubert Hearing 10/30/2006 – Motion Denied      | Negotiated<br>Settlement<br>11/05/2007 | LAW-2004-010<br>Cause No.:<br>2:05-CV-22  | 2004 - 2007 |
| Mr. Chris Wilson<br>Wilson, Frame, Benninger &<br>Metheney, P.L.L.C.  | Plaintiff: Paula J. Ondo Defendant(s): TBD (Supported Plaintiff)  | Mold and HVAC  | Completed<br>Report<br>Submitted       | EES-2004-134                              | 2004        |
| Mr. J. Michael Prascik<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Mr. Douglas Bates Defendant(s): The Dow Chemical Company et al. (Supported Plaintiff)  | Chemical Exposure -<br>Various products in<br>garage   | Closed                                 | EES-2004-137<br>Cause No.:<br>3:03CV519BN | 2005-2009   |
| Mr. J. Michael Prascik Hartley & O'Brien, P.L.L.C. The Wagner Building 2001 Main Street, Suite 600, Wheeling, WV 26003            | Plaintiff: Deborah Trojan Defendant(s): Peoples Gas Light & Coke Co. (Supported Plaintiff)  | Benzene Exposure<br>From Former<br>Manufactured Gas<br>Plant Site<br>Deposed by<br>Defendant<br>11/12/2004 | Negotiated<br>Settlement<br>12/2004    | EES-2004-135<br>Cause No.:<br>01 L 16472  | 2004        |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT  | DECISION                               | Project<br>#/Case #                       | TIMEFRAME   |
|--|--|--|--|---|-------------|
| Charles Cooper<br>Charles Cooper Law Offices<br>407 Center Street<br>Ironton, OH 45638   | Plaintiff: Mr. and Mrs. Shelton Defendant(s): Mr. and Mrs. LeMaster (Supported Plaintiff) In response to Grange Claim #: HP91871 (Supported Defendant) | Mold and Water<br>Damage   | Closed                                 | LAW-2004-004                              | 2004-2005   |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Mr. Robert Scherer Defendant(s): S & S Automotive, Inc. et al. (Supported Plaintiff)  | Benzene Exposure<br>Deposed by<br>Defendant(s)<br>11/11/2004   | Negotiated<br>Settlement<br>11/2005    | LAW-2004-001<br>Cause No.: 02 L<br>435    | 2004-2005   |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Mr. Earl Douglas Defendant(s): Ashland, Inc. et al. (Supported Plaintiff)   | Benzene Exposure  Deposed by Defendant(s) 03/29/2005  Daubert Hearing 01/13/2006 – Motion Denied         | Negotiated<br>Settlement<br>04/2008    | LAW-2004-002<br>Cause No.:<br>01/CE-00392 | 2004-2008   |
| Mr. Guy R. Bucci<br>Bucci Bailey & Javins<br>Suite 910 Bank One Center,<br>707 Virginia Street, East,<br>Charleston, WV 25301  | Plaintiff: Brummage et al. Defendant(s): Thrasher et al. (Supported Plaintiff)   | Mold and Bacteria Exposures/Sewage System Failure (Two expert reports written late 2004 and early 2005). | Negotiated<br>Settlement<br>09/2005    | LAW-2004-003                              | 2004-2005   |
| Mr. William M. Owens<br>Owens & Manning<br>413 Main Street, 2 <sup>nd</sup> Floor<br>Coshocton, OH 43812                       | Plaintiff: Ms. Delaine Freeman Defendant(s): Randy Stotts et al. (Supported Plaintiff)   | Mold Determination   | Negotiated<br>Settlement<br>10/2004    | LAW-2004-005  Cause No.: 02  CI 588       | 2004        |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Mr. Terry Defendant(s): Go-Mart Inc. et al. (Supported Plaintiff)   | Benzene Exposure  Deposed by Defendant(s) 8/20/2009  | Negotiated<br>Settlement<br>9/2010     | LAW-2004-006                              | 2004-2010   |
| Mr. David J. Romano<br>Romano Law Office<br>363 Washington Avenue<br>Clarksburg, WV 26301                                      | Plaintiff; Cathy A. Arnett Representative of John P. Arnett (Deceased) Defendant(s); The Marmon Corporation et al. (Supported Plaintiff)               | Hazardous Chemical<br>Exposure – Cleaners<br>with Sodium<br>Hydroxide                                    | Negotiated<br>Settlement<br>02/14/2005 | LAW-2004-007  Cause No.: 03-C-570-2       | 2004 - 2005 |

# Case: 3:21-cv-00256-TMR-PBS Doc #: 1-9 Filed: 09/20/21 Page: 26 of 169 PAGEID #: 80

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT  | DECISION   | Project<br>#/Case #                             | TIMEFRAME   |
|--|--|--|--|---|-------------|
| Mr. Stephen Brown<br>Mundy & Nelson, L.L.C.<br>P.O. Box 2986<br>Huntington, WV 25728   | Plaintiffs: TBD – Citizens of Huntington Defendant: TechSol (Supported Plaintiff)  | Hazardous Chemical<br>Exposure – Coal Tar<br>Containing Benzene –<br>Sampled Creek and<br>Homes for VOCs   | Negotiated<br>Settlement<br>11/2006  | LAW-2004-011                                    | 2004 - 2005 |
| Mr. Paul Eklund<br>Davis & Young<br>1700 Midland Building<br>101 Prospect Avenue<br>West Cleveland, OH 44115-1027  | Plaintiffs: Enrico M. Clark and Cynthia Clark Defendant(s): Alchem Corporation and B. George Bufkin (Supported Defendant)  | Hazardous Chemical<br>Exposure – Methanol<br>and Acid Gases  | Negotiated<br>Settlement<br>07/2006  | LAW-2004-014<br>Cause No.:<br>528128            | 2004 - 2006 |
| Mr. Brian Bradigan<br>Attorney At Law<br>Brian J. Bradigan, L.L.C.<br>3948 Townsfair Way, Suite 230<br>Columbus, OH 43219  | Plaintiffs: Wanner Searls (Homeowner) Defendant(s): Grange Mutual Casualty Company Franklin County Ohio Court of Common Pleas (Supported Defendant)                | Hail Damage to Home  | Testified in Trial<br>04/18/2005<br>Decision in<br>Favor of<br>Defendant(s)<br>05/31/2005        | EES-2004-094                                    | 2004 2005   |
| Mr. Lon Walters Partner The Walters Law Firm The Oldham Building 105 East 5th Street Suite 401 Kansas City, MO 64106   | Plaintiff: Estate of Nancy Ryan Defendant(s): BP Corporation, American Oil Company, et al. Circuit Court of Jackson County, Independence, MO (Supported Plaintiff) | Benzene/Chemical<br>Exposures from<br>Underground Piping<br>and Tank Leaks and<br>Vapor Emissions  | Testified in Trial<br>08/24-25/2005<br>Jury Ruled in<br>Favor of<br>Plaintiff(s) –<br>09/14/2005 | LAW-2004-012<br>Cause No.:<br>04CV223271        | 2004 - 2005 |
| Mr. John Davis Gallaghar, Sharp, Fulton & Norman 1501 Euclid Avenue, Seventh Floor Cleveland, OH 44115 Mr. Charles Williams 555 South Front Street, Suite 320 Columbus, OH 43215   | Plaintiff: Hidden Lakes Condominium Association Defendant: Acuity Insurance Company  (Umpire – Supported Defendant)  | Hail Damage Appraisal Umpire Claim #: KL3009  Umpired Decision and Report Issued 04/2005   | Completed  | EES-2005-020-<br>S                              | 2005        |
| Mr. Nicholas Subashi<br>Subashi, Wildermuth & Ballato<br>The Oakwood Building<br>2305 Far Hills Avenue<br>Dayton, OH 45419<br>Mr. Randall Saunders<br>Nationwide Insurance Company<br>620 Morrison Road<br>Gahanna, OH 43230 | Plaintiff: James Wilson et al. Defendant: STO Corp., Jack H. Wieland Builders, Daytco-James, Inc. et al.  (Supported Defendant – Roofing Contractor)               | Construction Defect Claims Claim #: 92 34 AC 324909 03011997 51  Provided Inspection, Analysis and 3 reports on liability of roofing contractor. | Completed  Negotiated Settlement 06/30/2005  | EES-2005-050-<br>S<br>Cause No.:<br>03 CV 61596 | 2005        |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT  | DECISION                            | Project<br>#/Case #                               | TIMEFRAME   |
|--|--|--|-------------------------------------|---|-------------|
| Mr. James M. Barber<br>Attorney at Law<br>604 Virginia Street, East<br>Suite 200<br>Charleston, WV 25301                           | Plaintiff: Lola Hudson Defendant: Arbors Management and Rock Branch Mechanical (Supported Plaintiff)   | Legionella Exposure  Deposed 12/13/2005  | Closed                              | Law-2005-001                                      | 2005 - 2006 |
| Mr. J. Zachary Zatezalo<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Little Defendant: American Electric Power (Supported Plaintiff)   | Solvent Exposure  Deposed by Defendant 03/25/2011                                      | Negotiated<br>Settlement<br>2011    | LAW-2005-002<br>Cause No.:<br>03-C-256M           | 2005-2011   |
| Mr. Guy R. Bucci<br>Bucci Bailey & Javins<br>Suite 910 Bank One Center, 707<br>Virginia Street, East, Charleston,<br>WV 25301      | Plaintiff: Mr. Daniel A. Wilson and Mrs. Joyce L. Wilson<br>Defendant: Mr. Raymond Johnson d/b/a Ray's Auto Center<br>(Supported Plaintiff)  | Hazardous Chemicals<br>Exposure  | Closed                              | LAW-2005-006<br>Cause No.: 04-<br>C-232           | 2005-2007   |
| Mr. Michael P. Giertz<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003   | Plaintiff: Janice Weekley Defendant: Terminix International Company (Supported Plaintiff)  | Property Contamination from Termidicides (Pesticides)  Deposed by Defendant 09/09/2005 | Negotiated<br>Settlement<br>11/2005 | LAW-2005-007<br>Cause No.:<br>52-181-00697-<br>04 | 2005        |
| Mr. Bradiey R. Oldaker<br>Bailey, Stultz, Oldaker & Greene<br>P.O. Drawer 1310<br>Weston, WV 26452-1310                            | Plaintiff: Mack O. Crist Defendant: Vicellio & Grogan et al. (Supported Plaintiff)   | Silica- Exposure –<br>Highway Construction  Deposed by Defendant 01/17/2006            | Negotiated<br>Settlement<br>05/2006 | LAW-2005-008<br>Cause No.:<br>04C-64M             | 2005-2006   |
| Mr. J. Zachary Zatezalo<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Jayne Chianelli and estate of Frank Chianelli Defendant(s): Shell Oil Company, Potter Paint Co., Mohawk Finishing Products, Phipps Products Corp., BIX Manufacturing Company, Sherwin Williams Company, Barnett Industries and E.E. Zimmerman (Supported Plaintiff) | Solvent Exposure   | Negotiated<br>Settlement<br>2006    | LAW-2005-009<br>Cause No.: 03<br>12999/           | 2005-2006   |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003     | Plaintiff: Denny Morris Defendant: PPG Industries, Inc. (Supported Plaintiff)  | Benzene Exposure  Deposed by  Defendant  10/12/2005                                    | Closed                              | LAW-2005-010<br>Cause No.:<br>99-C-173M           | 2005-2009   |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION                               | Project<br>#/Case #                             | TIMEFRAME |
|---|---|---|--|---|-----------|
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>Suite 600<br>2001 Main Street,<br>Wheeling, WV 26003 | Plaintiff: Thomas H. Ware and Pamela S. Ware, his wife Defendant: Pratt & Whitney Engine Services, Inc. In the Circuit Court of Harrison County, West Virginia (Supported Plaintiff)  | Hazardous Chemicals<br>Exposure   | Negotiated<br>Settlement<br>01/2006    | LAW-2005-011<br>Cause No.:<br>05-C-139-1        | 2005-2006 |
| Ms. Sandra Spurgeon<br>Spurgeon & Tinker, PSC<br>120 Prosperous Place, Suite 202<br>Lexington, KY 40509                           | Robert A. Tompkins, et al v. Wheeling-Pittsburgh Steel<br>Corporation d/b/a Wheeling Corrugating Company, Inc., et. al<br>v. Terry Roland<br>(Supported Defendant - Insurance Company)  | Exposure  | Closed                                 | LAW-2005-013                                    | 2005-2008 |
| Mr. Louis H. Watson, Jr., P.A.<br>Attorney at Law<br>520 Capitol Street<br>Jackson, Mississippi 39201-2703                        | Plaintiff: Fay Lundy and Joel Lundy Defendant: Cilburn Truck Lines, Inc., Conoco, Inc., Individually, a/k/a Conoco Gas and Marketing, a Division of Conoco, Inc., and f/k/a Du Pont Holdings, Inc; ConcoPhillips Company; "John Doe" Defendant(s) In the United States District Court for the Southern District of Mississippi Jackson Division (Supported Plaintiff) | Exposure to benzene from gasoline  Deposed by Defendant 9/20/2006                                       | Negotiated<br>Settlement               | LAW-2005-014<br>2005-16<br>Case No. 2005-<br>16 | 2005-2007 |
| Mr. Michael P. Giertz<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003  | Plaintiff: Pauline Poling Defendant: Grafton Auto Parts Circuit Court of Marshall County, West Virginia (Supported Plaintiff)   | Exposure to Benzene<br>Containing Solvents  | Negotiated<br>Settlement               | LAW-2005-016  Case #: 05-C- 157M                | 2005-2009 |
| Mr. Thomas E. Schwartz<br>Holloran White & Schwartz LLP<br>2000 S. 8 <sup>th</sup> Street<br>St. Louis, Missouri 63104            | Plaintiff: Jeff Morgan Defendant: National Railroad Passenger Corporation (Supported Plaintiff)   | Diesel Exhaust<br>Exposure<br>Deposed by<br>Defendant<br>01/31/2006                                     | Negotiated<br>Settlement<br>04/28/2006 | LAW-2005-018<br>Cause No.:<br>052-08718         | 2005-2006 |
| Mr. Richard A. LaVerdiere<br>Sieben Polk LaVerdiere & Dusich<br>999 Westview Drive<br>Hastings, MN 55033-2495                     | Plaintiff: Vettrus Defendant: Ashland Chemical et al. Third Judicial District Court, County of Rice, MN (Supported Plaintiff)   | Exposure to solvents containing benzene Deposed by Defendant(s) 03/20/2007                              | Closed                                 | LAW-2005-019<br>C5-05-1909                      | 2005-2008 |
| Mr. Kevin George<br>931 Vauxhili Lane<br>Powell, OH 43065   | Plaintiff: Mallory Pools Defendant: Mr. Kevin George Delaware County, Ohio Court of Common Pleas (Supported Defendant)  | Pool chemistry and<br>staining on Liner.<br>Testified in Trial<br>(Delaware County<br>Court) 01/19/2006 | Decision in<br>favor of<br>Defendant   | EES-2006-166                                    | 2005-2006 |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100   | Plaintiff: Benoit<br>Defendant: Ato Fina et al.   | Exposure to benzene and benzene containing solvents in  | Closed                                 | LAW-2005-020                                    | 2005-2007 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                               | Project<br>#/Case #   | TIMEFRAME |
|--|---|--|--|---|-----------|
| Dallas, TX 75219   | 18th Judicial District Court, For the Parish of Iberville, State of Louisiana (Supported Plaintiff)   | refineries and<br>chemical plants  |  | Cause No.:<br>62116, Div. A   |           |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                                  | Plaintiffs: Stubbs & Wilkinson (two cases). Ms. Ann Stubbs, representing the estate of Ben L. Stubbs Herbert W. Wilkinson and Peggy S. Hebert Defendant(s): Radiator Specialty Company et al. 128th Judicial District Court, Orange County, TX (Supported Plaintiff)  | Exposure to benzene<br>& benzene-containing<br>solvents- refineries,<br>chemical plants<br>Deposed by<br>Defendant(s) 3/29/06<br>and 4/25/06 | Negotiated<br>Settlement               | LAW-2005-021<br>& BAR-2006-<br>001<br>Stubbs/Wilkinso<br>n - Cause<br>No.:A-030272C | 2005-2007 |
| Mr. Thomas E. Schwartz<br>Holloran White & Schwartz LLP<br>2000 S. 8 <sup>th</sup> Street<br>St. Louis, Missouri 63104         | Plaintiff: Ursula Michelle Creaghan and Daniel Aaron Creaghan as surviving children of Steven Francis Creaghan Defendant: Superior Solvents & Chemicals, Inc.; Transchemical Inc., Ashland, Inc., Chemisphere Corp., Reichhold, Inc. Akzo Nobel Coatings, Inc., Brenntag Mid-South, Inc., Eastman Chemical Co., and Shell Oil Company (Supported Plaintiff) | Benzene exposure from paint manufacturing  Deposed by Defendant on 8/29/2006   | Negotiated<br>Settlement<br>9/2006     | LAW-2005-022<br>Cause No.:<br>042-07417   | 2005-2007 |
| Mr. Lon Walters The Walters Law Firm The Oldham Building 105 East 5th Street, Suite 401 Kansas City, MO 64106                  | Plaintiff: Detel Defendant: BP Corporation North America, Inc., and BP Products North America, Inc. Circuit Court of Jackson County, Independence, MO (Supported Plaintiff)   | Benzene exposure  Deposed by Defendant on 9/11/2006  | Negotiated<br>Settlement<br>10/18/2006 | WAL-06-001<br>Cause No.:<br>04CV207637  | 2005-2006 |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Richard C. Smith and Vickie Smith Defendant(s): Sal Chemical Company, Inc., Chemical Solvents, Inc., and United States Can Company Circuit Court of Brooke County, WV (Supported Plaintiff)  | Organic Chemical<br>Exposure<br>Deposed by<br>Defendant(s)<br>02/06/2007   | Negotiated<br>Settlement<br>06/2007    | HAR-2006-002<br>Case No.: 05-C-<br>211 AMR  | 2006-2007 |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                                  | Plaintiffs: Troy Lucas Defendant(s): Diamond Shamrock, Marathon, U.S. Steel, WD-40, Radiator Specialty, ConocoPhillips and Occidental Chemical 23rd Judicial District Court, Brazoria County, TX (Supported Plaintiff)  | Exposure to benzene<br>and benzene<br>containing solvents<br>while working for<br>Diamond Shamrock   | Closed                                 | BAR-2006-002<br>Cause No.<br>35,311   | 2006-2007 |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                                  | Plaintiffs: Donna Cashiola, Page Defendant(s): American Petroleum Institute, Inc. et al. 298th Judicial Court, Dallas, TX (Supported Plaintiff)   | Exposure  Deposed by Defendant 9/22/2006   | Decision in<br>favor of<br>Defendant   | BAR-2006-005<br>Cause No.: 04-<br>00545   | 2006-2008 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                            | Project<br>#/Case #                             | TIMEFRAME |
|---|---|--|-------------------------------------|---|-----------|
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                 | Plaintiff: David Carpenter Defendant(s): Spray Products Corp. et al. Circuit Court of Cook County, Chicago, Illinois (Supported Plaintiff)  | Benzene Exposure   | 2007                                | BAR-2006-006<br>Cause No.:<br>2006L00673        | 2006-2007 |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                 | Plaintiffs: Larry Koger (deceased) and Kim Koger Defendant(s): Ashburn Industries et al. 128th Judicial District Court, Orange County, TX (Supported Plaintiff)   | Exposure to benzene<br>and benzene<br>containing solvents<br>while working for<br>EBBA Iron    | Negotiated<br>Settlement            | BAR-2006-007<br>Cause No.:<br>A050388-C         | 2006-2007 |
| Mr. Kirk Claunch<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                  | Plaintiffs: Bekkelund Defendant(s): General Tire, Shell, Specialty Radiator 23rd Judicial District Court, Brazoria County, TX (Supported Plaintiff)   | Exposure to benzene<br>and benzene<br>containing solvents<br>Deposed by<br>Defendant 3/13/2007 | Negotiated<br>Settlement            | BAR-2006-009<br>Cause No.:<br>24038*BJ03        | 2006-2008 |
| Mr. Andrew DuPont<br>Locks Law Firm<br>1500 Walnut Street, 20 <sup>th</sup> Floor<br>Philadelphia, PA 19102   | Plaintiff: Kirk Jenkins Defendant(s):  (Supported Plaintiff)  | Benzene Exposure   | Negotiated<br>Settlement<br>2008    | LOC-2006-001                                    | 2006-2008 |
| Mr. Bradley Oldaker<br>Bailey, Stultz, Oldaker & Green<br>P.O. Drawer 1310<br>Weston, West Virginia 26452     | Plaintiffs: William K. Stern et al. Defendant(s): Chemtal Incorporated et al. Circuit Court of Marshall County, West Virginia (Supported Plaintiff)   | Exposure to Polyacrylamide Flocculant with Residual Acrylamide Monomer.                        | Negotiated<br>Settlement            | OLD-2007-001<br>Cause No.: 03-<br>C-49M         | 2004      |
| Mr. Lon Walters The Walters Law Firm The Oldham Building 105 East 5th Street, Suite 401 Kansas City, MO 64106 | Plaintiff: Sean Reed Defendant(s): B.P. Corporation North America, Inc., and BP Products North America, Inc. et al. Circuit Court of Jackson County, Missouri at Independence (Supported Plaintiff)   | Benzene Exposure   | Negotiated<br>Settlement            | WAL-2007-001<br>Cause No.:<br>04CV-209341       | 2007      |
| Mr. John Hughes The Law Offices of John J. Hughes 1200 Gough Street, Suite 1 San Francisco, CA 94109          | Plaintiff: Daniel F. Dean as administrator of the estate of William J. Dean Defendant(s): Overseas Shipbuilding Group (OSG) Ship Management, Inc., Juneau Tanker Group, Inc., Cambridge Tankers, Inc., OMI Corp., Interocean Ugland Management, Inc., and SL Service, Inc. Superior Court of the State of California, County of San Francisco (Supported Plaintiff) | Benzene Exposure   | Negotiated<br>Settlement<br>04/2008 | HUG-2007-001<br>Cause No.:<br>CGC-04-<br>430986 | 2007-2008 |
| Mr. Jim Waldenberger<br>Kline & Specter<br>The Nineteenth Floor   | Plaintiff: Karen Horvat, Estate of Andrew J. Horvat, Deceased, et al.   | Benzene Exposure   | Negotiated<br>Settlement            | WAL-2007-001                                    | 2007-2012 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT                             | DECISION                               | Project<br>#/Case #                            | TIMEFRAME |
|---|--|-------------------------------------|--|--|-----------|
| 1525 Locust Street<br>Philadelphia, PN 19102  | Defendant(s): Crane Oil Company et al. Superior Court of New Jersey Gloucester County (Supported Plaintiff)  | 1                                   | 01/2012                                | Cause No.:<br>GLO-000497-07                    |           |
| Mr. J. Keith Hyde<br>Ms. D'Juana Parks<br>Provost & Umphrey, L.L.P.<br>490 Park Street<br>P.O. Box 4905<br>Beaumont, TX 77704                 | Plaintiff: Jan Goss, Individually and as Representative of the Estate of Velma Church, Deceased, et al. Defendant: Schering-Plough Corp. 4th Judicial Court, Rusk County, State of Texas (Supported Plaintiff)   | Benzene Exposure                    | Negotiated<br>Settlement<br>04/2008    | PAR-2007-001<br>Cause No.:<br>2006-232         | 2007-2008 |
| Bradley R. Oldaker<br>Bailey, Stultz, Oldaker & Greene<br>P.O. Drawer 1310<br>Weston, West Virginia 26452                                     | Plaintiff: Estate of Darren Patrick Brake Defendant: TKS Contracting Circuit Court of Upshur County, West Virginia (Supported Plaintiff)   | Wrongful Death<br>Forklift Accident | Negotiated<br>Settlement<br>02/2008    | OLD-2007-002<br>Case No.: 07-C-<br>155         | 2007-2008 |
| Mr. John Langdoc<br>Baron & Bud<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                                   | Plaintiff: Edward Paul Wick Defendant(s): 3M Company et al. Court of Common Pleas Philadelphia County (Supported Plaintiff)  | Asbestos                            | Negotiated<br>Settlement<br>02/2009    | BAR-2007-004<br>Cause No.:<br>0512-2989        | 2007-2009 |
| Mr. Lon Walters The Walters Law Firm The Oldham Building 105 East 5th Street, Suite 401 Kansas City, MO 64106                                 | Plaintiff: Paul Hedrick & Joyce Hedrick Defendant: BP Corporation North America Inc. and BP Products North America Inc. – Former American Oil Company (AMOCO) Site Circuit Court of Jackson County, Missouri at Independence (Supported Plaintiff)   | Benzene Exposure                    | Negotiated<br>Settlement               | LON-2007-002  Cause No.: 04CV-209360 – Div. 16 | 2007      |
| Mr. Lon Walters<br>The Walters Law Firm<br>The Oldham Building<br>105 East 5th Street, Suite 401<br>Kansas City, MO 64106                     | Plaintiff: Barbara Behymer, individually and as Plaintiff Ad Litem for Richard Behymer, deceased Defendant: BP Corporation North America Inc. and BP Products North America Inc. – Former American Oil Company (AMOCO) Site.  Circuit Court of Jackson County, Missouri at Independence. (Supported Plaintiff) | Benzene Exposure                    | Negotiated<br>Settlement<br>03/07/2008 | LON-2007-003<br>Cause No.:<br>04CV238342       | 2007-2008 |
| Mr. Chuck Gordon<br>Hubbell Peak O'Neal Napier &<br>Leach Law Firm<br>Union Station<br>30 W. Pershing Rd., Suite 350<br>Kansas City, MO 64108 | Plaintiff: Robert L. Almaguer Defendant: The Burlington Northern & Santa Fe Railway Company City Court of the City of St. Louis, State of Missouri (Supported Plaintiff)   | Railroad Worker PAH<br>Exposure     | Negotiated<br>Settlement<br>08/16/2008 | HUB-2007-001<br>Cause No.:<br>052-10081        | 2007-2008 |
| Mr. Gregory A. Lofstead<br>Richardson, Patrick, Westbrook &<br>Brickman, LLC<br>174 East Bay Street<br>Charleston SC 29401                    | Plaintiff: Dennie Polk Defendant: Brooks Run Coal Company et al. Circuit Court of Mingo County, West Virginia (Supported Plaintiff)  | Silicosis                           | Negotiated<br>Settlement<br>01/2008    | RPWB-2007-<br>001<br>Cause No.: 04-<br>C-650   | 2007-2008 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                            | Project<br>#/Case #                          | TIMEFRAME |
|--|---|--|-------------------------------------|--|-----------|
| Mr. Gregory A. Lofstead<br>Richardson, Patrick, Westbrook &<br>Brickman, LLC<br>174 East Bay Street<br>Charleston SC 29401     | Plaintiff: Ricky G. Prince and Diana Prince Defendant: Eastern Associated Coal Corp. et al. Circuit Court of Mingo County, West Virginia (Supported Plaintiff)  | Silicosis  | Negotiated<br>Settlement<br>05/2008 | RPWB-2007-<br>002<br>Cause No.: 04-<br>C-289 | 2007-2008 |
| Mr. James Zury<br>The Law Offices of James C. Zury<br>450 Alkyre Run Drive, Suite 120<br>Westerville, OH 43082                 | Defendant: Ohio Builders, Inc. and Mr. David B. Holbert, President Plaintiff: Rick and Karen Upchurch (Supported Defendant)   | Mold Contamination   | Negotiated<br>Settlement<br>01/2008 | SUR-07-001                                   | 2007-2008 |
| Mr. Thomas E. Schwartz<br>Holloran White & Schwartz LLP<br>2000 S. 8 <sup>th</sup> Street<br>St. Louis, Missouri 63104         | Plaintiff: Paula Dangerfield Defendant: BP Corp. North America, Inc. et al. Third Judicial Circuit Court, Madison County, State of Illinois (Supported Plaintiff)   | Benzene Exposure   | Negotiated<br>Settlement<br>2014    | SCH-07-001<br>Case #: 08-L-<br>1032          | 2007-2014 |
| Mr. James Billings<br>Zacks Law Firm<br>33 S. James Road<br>Columbus, OH 43213   | Plaintiff: Joseph Pingue Defendant: Able Roofing Franklin County, Ohio Court of Common Pleas (Supported Plaintiff)  | Roofing/Water<br>Infiltration<br>Testified in Trial<br>6/9/2008                    | Decision in<br>Favor of Plaintiff   | ZAC-08-001                                   | 2008      |
| Mr. Thomas E. Schwartz<br>Holloran White & Schwartz LLP<br>2000 S. 8 <sup>th</sup> Street<br>St. Louis, Missouri 63104         | Plaintiff: Tricia Mary Iraci and the Estate of Giacomo Iraci Defendant(s): Heritage-Crystal Clean, LLC, Superior Solvents & Chemicals, Inc., Citgo Petroleum Corporation, Sunoco, Inc., The Valvoline Company and 3M Company Circuit Court of Cook County Illinois County Department, Law Division (Supporting Plaintiff) | Benzene Exposure  Deposed by  Defendant(s)  5/04/2011                              | -                                   | SCH-2008-001<br>Case No.: 05 L<br>7528       | 2008      |
| Mr. Thomas E. Schwartz<br>Holloran White & Schwartz LLP<br>2000 S. 8 <sup>th</sup> Street<br>St. Louis, Missouri 63104         | Plaintiff: Tomas Fields Defendant: The Alton & Southern Railway Company Circuit Court – St. Clair County, IL (Supported Plaintiff)  | Railroad Diesel and<br>Benzene Exposure<br>Deposed by<br>Defendant(s)<br>3/16/2010 | Negotiated<br>Settlement<br>8/2010  | SCH-2008-003<br>Cause: 06L 308               | 2008-2010 |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff: Elmer B. Haymond and Norma Haymond Defendant(s): Moore North American, Inc. et al. Circuit Court of Marshall County, WV (Supported Plaintiff)  | Organic Chemical<br>Exposure   | Negotiated<br>Settlement            | HAR-2008-001<br>Cause No.: 04-<br>C-211      | 2008      |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION                            | Project<br>#/Case #                           | TIMEFRAME |
|---|--|---|-------------------------------------|---|-----------|
| Mr. R. Dean Hartley Hartley & O'Brien, P.L.L.C. The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003            | Plaintiff: Daniel E. Emery and Liselle Emery Defendant(s): Shell Oil Company, Individually and d/b/a Shell Chemical Company and as Successor-by-Merger to Pennzoil-Quaker State Company, a Delaware Corporation, Pennzoil-Quaker State Company, C. E Bradley Laboratories, Inc., Exxon Mobil Corporation, Safety-Kleen Systems, Inc., f/k/a Safety-Kleen Corp., The Coleman Company, Inc., Cleveland Lithochrome, Company, Inc., Minnesota Mining and Manufacturing Company (3-M), Miles Supply Company, Inc., Granite City Tool Company of Vermont, Inc., Intertape Polymer Corp. State of Vermont, Washington County, SS (Supporting Plaintiffs)   | Benzene Exposure  Deposed by Defendant(s) 7/21/2010 | Negotiated<br>Settlement            | HAR-2008-002<br>Cause No.<br>80-2-09 WNCV     | 2008      |
| Mr. Karl Novak<br>Richardson, Patrick, Westbrook &<br>Brickman, LLC<br>174 East Bay Street<br>Charleston SC 29401             | Plaintiff(s): Debra Herzog, Individually and as Administrator of the Estate of Kent Herzog, Deceased, for the use and benefit of Surviving Next of Kin, Debra Herzog (Surviving Spouse), Ryan Herzog, and Heather Ragan (Surviving Children)  Defendant(s): Tex-Trim, Inc.; Sunnyside Corp.; E.I. DuPont De Nemours and Company; Superglue Corp.; The Savogran Company; RPM Wood Finishes Group; Inc., Wilsonart International, Inc., WD-40 Company, W.M. Barr & Co., Inc., DAP, Inc.; Mohawk Finishing Products, Inc.; The Glidden Co., D/B/A ICI Paints; OSI Sealants, Inc.; Do it Best Corp.; Henkel Consumer Adhesives; Inc., Henkel Corp., Individually and as successor to Henkel Locktite Corp.; Sovereign Specialty Chemicals; Henkel Consumer Adhesives, Inc., OSI Sealants, Inc., and Formica Corp.; IPS Corp. (formally Industrial Polychemical Service); Franklin International, Inc. (formerly Franklin Glue); Camie-Campbell, Inc. (formerly Camie Co.); and Camie-Campbell International, Inc. Circuit Court of the Third Judicial Circuit, Madison County, Illinois (Supported Plaintiffs) | Benzene Exposure                                    | Negotiated<br>Settlement<br>02/2010 | RPWB-2008-<br>001<br>Cause No.:<br>207-L-538  | 2008-2010 |
| Mr. Robert Black<br>Heard, Robins, Cloud & Lubel, LLP<br>3800 Buffalo Speedway, 5 <sup>th</sup> Floor<br>Houston, Texas 77098 | Plaintiff(s): Walter Mairose, Individually and as Executor of the Estate of Mae I. Mairose et al. Defendant(s): The Dow Chemical Company et al. Circuit Court for Baltimore City, County of Baltimore, State of Maryland (Supported Plaintiff)   | Vinyl Chloride<br>Exposure                          | Negotiated<br>Settlement<br>08/2008 | HRCL-2008-001<br>Case No.: 24-C-<br>06-011110 | 2008      |
| Mr. Keith Patton<br>Shrader & Associates  | Plaintiff(s): John Davis Ward, et al.<br>Defendant(s): Citizens Gas & Coke Utility   | Benzene Exposure                                    | Negotiated<br>Settlement            | SCHM-08-001<br>Cause No.:                     | 2008      |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION                            | Project<br>#/Case #                                   | TIMEFRAME |
|--|--|---|-------------------------------------|---|-----------|
| 3900 Essex Lane, Suite 390<br>Houston, TX 77027  | Marion County Superior Court, State of Indiana (Supported Plaintiffs)  |   | . 05/2008                           | 49D03-0701-<br>CT-002020                              |           |
| Mr. Gene Egdorf<br>The Lanier Law Firm<br>6810 FM - 1960 West<br>Houston, Texas 77069  | Plaintiff(s): Judy A. Bates, individually and as Personal Representative of the Heirs and Estate of Loren G. Bates, Deceased, et al. Defendant(s): Shintech, Inc. et al. United States District Court for the Western District of Missouri (Supported Plaintiff)   | Vinyl Chloride<br>Exposure  | Negotiated<br>Settlement<br>2008    | LAN-08-001<br>Cause No.: 06-<br>0944-CV-W-<br>GAF     | 2008-2008 |
| Mr. Zach Zatezalo<br>Bordas & Bordas, PLLC<br>1358 National Road<br>Wheeling, West Virginia 26003  | Plaintiff(s): Mr. Joe Berry Charlton, Vicki Charlton (wife), and Shasta Charlton (daughter) Defendant: Wheeling-Pittsburgh Steel Corp. West Virginia Worker's Compensation Office of Judges & Brooke County Circuit Court (Supported Plaintiffs)   | Coke Oven Gases<br>and Heat Exposure<br>Deposed by<br>Defendant<br>05/10/2011         | Negotiated<br>Settlement<br>2012    | BOR-08-003  Claim #: 2006204793  Cause No.: 07- C-119 | 2008-2012 |
| Mr. Andrew J. DuPont<br>Locks Law Firm<br>The Curtis Center<br>601 Walnut Street, Suite 720 East<br>170 South Independence Mall West<br>Philadelphia, Pennsylvania 19106 | Plaintiff(s): Michael Cardello and Tracy Cardello, his wife Defendant: CRC Industries, Inc. et al. Court of Common Pleas of Allegheny County, State of Pennsylvania (Supporting Plaintiffs)  | Benzene Exposure  | -                                   | LOC-08-001<br>Cause No.<br>GD-05-029307               | 2008      |
| Mr. Robert Black<br>Heard, Robins, Cloud & Lubel, LLP<br>3800 Buffalo Speedway, 5 <sup>th</sup> Floor<br>Houston, Texas 77098  | Plaintiff(s): Robert B. Oakley (Deceased) and Irene Oakley Defendant(s): Air Products and Chemicals, Inc., Aristech Chemical Corporation; Atlantic Richfield Company, BP Corporation of America, Inc., BP Products North America, Inc., BP Amoco Chemical Company, Occidental Chemical Corporation, Radiator Specialty Company, United States Steel Corporation, and USX Corporation U.S. District Court for the Eastern District of Texas Marshall Division (Supported Plaintiff) | Benzene Exposure  11/25/2008 - Defendant(s) motion to exclude Petty testimony denied. | Negotiated<br>Settlement<br>12/2008 | HRCL-08-002<br>Case No.:<br>2:07-CV-00351             | 2008      |
| Mr. Robert Black<br>Heard, Robins, Cloud & Lubel, LLP<br>3800 Buffalo Speedway, 5 <sup>th</sup> Floor<br>Houston, Texas 77098  | Plaintiff(s): Gerald Diaz (deceased) and Deborah Diaz Defendant(s): Handschy Industries, Inc., E.I. DuPont de Nemours & Co., et al. In the District Court, Orange County, 128th Judicial District Court (Supported Plaintiff)  | Benzene Exposure  | Negotiated<br>Settlement<br>8/2012  | HRCL-08-003<br>Cause No.:<br>A-070037DC               | 2008-2012 |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building  | Plaintiff(s): Mr. Richard Gordon Defendant(s): Texaco Marine Services, Inc. et al.   | Benzene Exposure  | Negotiated<br>Settlement<br>08/2011 | HAR-08-005  | 2008-2011 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION  | Project<br>#/Case #                                     | TIMEFRAME |
|--|---|--|---|---|-----------|
| 2001 Main Street, Suite 600<br>Wheeling, WV 26003  | United States District Court for the District of New Jersey (Supported Plaintiff)   | Deposed by<br>Defendant(s)<br>6/28/2011  |   | Cause No. 09<br>CV-911 (JAG)                            |           |
| Mr. Keith Patton<br>Shrader & Associates<br>3900 Essex Lane, Suite 390<br>Houston, TX 77027                                    | Plaintiff(s): Mr. Raul Zendejas and Araceli Zendejas.  Defendant(s): Shell Oil Company, Shell Chemical, LP, Individually and as Successor-in-interest to Shell Chemical Corporation, ConocoPhillips Company, Von Verde Citrus Packing House, Inc., an Arizona corporation; Von Verde Harvesting, Inc., a dissolved Arizona corporation; and Von Verde Citrus Growers Cooperative, Inc a dissolved Arizona Corporation  In the Superior Court of the State of Arizona in and for the County of Maricopa (Supported Plaintiffs) | Benzene Exposure  Deposed by Defendant(s) 9/23/2009  Trial Testimony 11/9- 10/2009 | Decision in<br>Favor of<br>Defendant(s)<br>11/19/2009 | SCHM-08-002<br>Cause No.:<br>CV-2007-<br>005399         | 2008-2009 |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): Bonnie L. Mallory, Executrix of the Estate of<br>Robert E. Mallory, Deceased<br>Defendant(s): Goodyear Tire & Rubber Company, Akron,<br>OH, et al.<br>Court of Common Pleas, Summit County, Ohio<br>(Supported Plaintiff)   | Benzene Exposure  Deposed by  Defendant(s)  10/21/2009                             | Negotiated<br>Settlement<br>2010                      | HAR-08-006<br>2007-11-8033<br>Case No.:<br>CV07-11-8033 | 2008-2010 |
| Mr. Raphael Metzger<br>Metzger Law Group<br>401 E. Ocean Blvd., Suite 800<br>Long Beach, CA 90802                              | Plaintiff(s): Thomas Wayne Reese Defendant: Gans Ink & Supply Co., and Does 1 through 200, inclusive Superior Court of the State of California for the County of Los Angeles – Central District (Supported Plaintiff)   | Benzene Exposure  Deposed by Defendant 7/7/2009                                    | Negotiated<br>Settlement<br>05/2010                   | MET-08-001<br>Case No.:<br>BC332936                     | 2008-2010 |
| Mr. Guy Bucci<br>Bucci, Bailey & Javins<br>213 Hale Street<br>Charleston, WV 25301   | Plaintiff(s): Michael Schmidt Defendant: Bayer Corporation, Bayer Material Science LLC, John Cool, Terry Eddy, Charles "Buddy" Kotson and John Long Circuit Court of Marshall County, West Virginia 7/28/2008 2 <sup>nd</sup> Amended Complaint Filed (Supported Plaintiff)   | TDI Exposure  Deposed by Defendant 02/03/2010 and 06/03/2010                       | Negotiated<br>Settlement<br>09/2012                   | BUC-07-001<br>Case No.:<br>08-C-121-K                   | 2007-2012 |
| Mr. Thomas E. Schwartz<br>Holloran White & Schwartz LLP<br>2000 S. 8 <sup>th</sup> Street<br>St. Louis, Missouri 63104         | Plaintiff(s): Suzanne Schaefer, Individually and as Special Administrator of the Estate of Richard D. Schaefer, Deceased Defendant: The Premcor Refining Group, Inc. formerly known as Clark Refining & Marketing, Inc. and formerly known as Clark Oil & Refining Corporation, and Illinois Petroleum Company, Inc. and Texor Petroleum Company,   | Benzene Exposure   | -   | SCH-08-005<br>Case No.: 06 L<br>578                     | 2008      |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                            | Project<br>#/Case #                             | TIMEFRAME |
|---|---|--|-------------------------------------|---|-----------|
|   | Inc., and Parent Petroleum, Inc. Circuit Court of Will County, State of Illinois (Supporting Plaintiff)   |  |                                     |   |           |
| Ms. Kelly McMeekin<br>Paul & Hanley<br>1608 Fourth Street, Suite 300<br>Berkeley, CA 94710                                    | Plaintiff(s): Julie (Judy) Murray, Individually and as Successor-In-Interest to Erica Murray Defendant: Chevron Corporation; Union Oil Company of California; Greka Oil & Gas, Inc.; Drilling & Production Co.; ConocoPhillips, Kerr-McGee Corporation; Anadarko Petroleum Corporation, Key Energy Group, Inc. and DOES 2-210 Superior Court of the State of California, County of Los Angeles (Supported Plaintiff)  | Benzene Exposure  Deposed by Defendant(s) 10/28- 29/2009   | Closed 2010                         | PAU-08-001<br>Case No.:<br>YCO56221             | 2008-2010 |
| Mr. Michael P. Giertz Hartley & O'Brien, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003              | Plaintiff(s): Douglas E. Fedor Defendant: Norfolk Southern Railway Co. (Supported Plaintiff)  | Benzene Exposure   | Negotiated<br>Settlement<br>11/2008 | HAR-08-007<br>Case No.:<br>CV-08-652069         | 2008      |
| Mr. Robert Black<br>Heard, Robins, Cloud & Lubel, LLP<br>3800 Buffalo Speedway, 5 <sup>th</sup> Floor<br>Houston, Texas 77098 | Plaintiff(s): Candis L. Snyder, individually, and as the Personal Representative of the Estate of William Luther Clark, Deceased; Patricia L. Clark, Shelley K. Winfrey and Kerry A. Clark, Individually and as the Wrongful Death Beneficiaries of the Estate of William Luther Clark, Deceased Defendant: E.I. DuPont De Nemours and Company, Inc., PPG Industries, Inc., Sherwin Williams Company, BASF Corp., Wesco Group, Inc. U.S. Steel/Aristech Chemical Corp., Radiator Specialty Company, Sunoco, Inc., The Glidden Company and ICI Americas, Inc. Superior Court of the State of Washington in and for the County of King (Supported Plaintiffs) | Benzene Exposure   | Negotiated<br>Settlement<br>7/2010  | HRCL-08-004<br>Case No.:<br>07-2-27647-<br>5SEA | 2008      |
| Mr. R. Dean Hartley Hartley & O'Brien, P.L.L.C. The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003            | Plaintiff(s): Christopher R. Scearce and Angela W. Scearce, his wife  Defendant(s): The Sherwin-Williams Company; Abercrombie Oil Company, Inc.; Hutchens Petroleum Corporation; UNIVAR USA, Inc.; Caswell Auto Parts, LLC; Texaco, Inc.; Chemtek, Incorporated, Travelers Insurance Company and Key Risk Management Services.  North Carolina Industrial Commission, Raleigh, North Carolina; State of North Carolina In the General Court of Justice Superior Court, Division, Caswell County (Supporting Plaintiff)  | Benzene Exposure  Deposed by Defense 10/28/2010  Testified before the North Carolina Industrial Commission 8/11/10 | Negotiated<br>Settlement            | HAR-08-004<br>Cause No.:<br>08-CVS-420          | 2008      |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                            | Project<br>#/Case #                             | TIMEFRAME |
|---|---|--|-------------------------------------|---|-----------|
| Mr. Keith Patton<br>Shrader & Associates<br>3900 Essex Lane, Suite 390<br>Houston, TX 77027                                   | Plaintiff(s): George Oliver Tanner, Individually and as Independent Administrator of the Estate of Jimmie Wayne Tanner, Deceased Defendant: ExxonMobil Corporation et al. In the United States District Court for the Southern District of Texas Houston Division (Supporting Plaintiff)                            | Benzene Exposure   | -                                   | SHR-09-001<br>Cause No.:<br>01-16849-001        | 2009      |
| Mr. Guy Bucci<br>Bucci, Bailey & Javins<br>213 Hale Street<br>Charleston, WV 25301  | Plaintiff(s): Ricky J. Carman  Defendant: Bayer Corporation, Bayer Material Science LLC, John Cool, Terry Eddy, Charles "Buddy" Kotson and John Long Circuit Court of Marshall County, West Virginia (Supported Plaintiff)  | TDI Exposure<br>Deposed by<br>Defendant(s)<br>02/03/2010   | Negotiated<br>Settlement<br>08/2010 | BUC-09-001<br>Case No.: 08-C-<br>269K           | 2009-2010 |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                                 | Plaintiff(s): Michael Malcontento Defendant: Court of Common Pleas, Philadelphia County, November Term, 2006, No: 0632 (Supported Plaintiff)  | Asbestos Exposure  | Negotiated<br>Settlement<br>2010    | BAR-009-002<br>Case No.:<br>26035 Asbestos      | 2009-2010 |
| Mr. Keith Patton<br>Shrader & Associates<br>3900 Essex Lane, Suite 390<br>Houston, TX 77027                                   | Plaintiff(s): Ms. Barbara Way and Estate of Mr. James Way Defendant: Ashland, Inc., Exxon Mobil Corporation, Shell Oil Company, Chevron U.S.A., Inc., Goodrich Corporation, and Parker Hannifan Corporation In the Court of Common Pleas, Cuyahoga County, Ohio (Supported Plaintiff)                               | Benzene Exposure   | Negotiated<br>Settlement<br>2010    | SHR-09-002<br>Cause No.:<br>CV 09 683084        | 2009-2010 |
| Mr. Robert Black<br>Heard, Robins, Cloud & Lubel, LLP<br>3800 Buffalo Speedway, 5 <sup>th</sup> Floor<br>Houston, Texas 77098 | Plaintiff(s): Lewis E. Knapper and Linda Knapper Defendant: Safety-Kleen Systems, Inc., Aristech Chemical Corp., Radiator Specialty Company, Sunoco, Inc. (R&M), United States Steel Corporation, and USX Corporation. U.S. District Court for the Eastern District of Texas Lufkin Division (Supported Plaintiffs) | Deposed by Defendant 07/16/2009  11/16/2009 - Defendant(s) motion to exclude Petty testimony denied. | Negotiated<br>Settlement<br>02/2010 | HRCL-09-001<br>Civil Action No:<br>9:08-cv-0084 | 2009-2010 |
| Mr. Robert Black<br>Heard, Robins, Cloud & Lubel, LLP<br>3800 Buffalo Speedway, 5 <sup>th</sup> Floor<br>Houston, Texas 77098 | Plaintiff(s): Linda Denise Smith and Estate of Wesley Fred Smith, Deceased et al.  Defendant: E.I DuPont De Nemours and Company, Inc., PPG Industries Inc., Sherwin Williams Company, BASF Corporation, Akzo Nobel Coatings, Inc.  United States District Court for the Eastern District of Texas,                  | Benzene Exposure   | Negotiated<br>Settlement<br>6/2010  | HRCL-09-002<br>Cause No.:<br>08-CV-385          | 2009-2010 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT  | DECISION                               | Project<br>#/Case #                                     | TIMEFRAME |
|---|--|--|--|---|-----------|
|   | Beaumont Division<br>(Supported Plaintiff)   |  |  |   |           |
| Mr. Robert Black<br>Heard, Robins, Cloud & Lubel, LLP<br>3800 Buffalo Speedway, 5 <sup>th</sup> Floor<br>Houston, Texas 77098     | Plaintiff(s): Fred Cantu and Ruth Cantu Defendant: BP Amoco Chemical Company et al. In the District Court of Galveston Texas, 56 <sup>th</sup> Judicial District (Supported Plaintiffs)  | Benzene Exposure   | Dismissed 2010                         | HRCL-09-003<br>Cause No.:<br>07 CV 0594                 | 2009-2010 |
| Mr. Robert Black<br>Heard, Robins, Cloud & Lubel, LLP<br>3800 Buffalo Speedway, 5 <sup>th</sup> Floor<br>Houston, Texas 77098     | Plaintiff(s): Darla J. Lemaire, Individually, and as the Independent Executrix of the Estate of Michael Lemaire, Deceased et al.  Defendant: Berryman Products, Inc.; Delaware USS Corporation, Huntsman Petrochemical Corporation, Radiator Specialty Company, Texaco Chemical Company, Texaco, Inc., United States Steel Corporation, and USX Corporation 172nd Judicial District of Jefferson County, Texas (Supported Plaintiff)   | Benzene Exposure<br>Deposed by<br>Defendant(s)<br>10/13/2009 | Negotiated<br>Settlement<br>10/31/2009 | HRCL-09-007<br>Cause No.:<br>E-178,440                  | 2009      |
| Mr. Andrew DuPont<br>Locks Law Firm<br>1500 Walnut Street, 20 <sup>th</sup> Floor<br>Philadelphia, PA 19102                       | Plaintiff(s): Ryan Glenn Davis and Evan Scott H. Davis, Executors of the Last Will and Testament of Ronald Davis, Deceased.  Defendant(s): Sunoco, Inc. (R&M) f/k/a Sun Company, Inc., Radiator Specialty Company, United States Steel Corp., Insilco Technologies, Inc., Eastman Kodak Co., The Sherwin-Williams Co., et al.  Court of Common Pleas, Philadelphia County (Supported Plaintiffs)   | Benzene Exposure   | Negotiated<br>Settlement<br>2011       | LOC-2009-002<br>Cause No.:<br>090301835                 | 2009-2011 |
| Mr. Andrew DuPont<br>Locks Law Firm<br>The Curtis Center<br>601 Walnut Street, Suite 720 East<br>Philadelphia, Pennsylvania 19106 | Plaintiff(s): Richard Ascani Defendant: E.I. Du Pont Nemours & Company, BASF Corp, SM Co., Safety-Kleen Systems, Inc., et al. Supreme Court of the State of New York, County of Kings (Supported Plaintiff)  | Benzene Exposure   | Negotiated<br>Settlement<br>2010       | LOC-09-003<br>Cause No.:<br>12061-09                    | 2009-2010 |
| Mr. Andrew DuPont Locks Law Firm The Curtis Center 601 Walnut Street, Suite 720 East Philadelphia, Pennsylvania 19106             | Plaintiff(s): Joann Grandpre, Individually and as the Administratrix of the Estate of Anthony Grandpre, Deceased; Treva Cadres, Trina Kohlman and Troylise Grandpre, Individually and as the Beneficiaries of the Estate of Anthony Grandpre, Deceased Defendant: PPG Industries, Inc., PPG Industries Ohio, Inc., PPG Coatings, Inc., E.I. DuPont de Nemours & Co., DuPont Performance Coatings, Inc. Individually and as Successor-In-Interest to Spies Hecker, Inc., DuPont Automotive Products, Inc., Spies Hecker, Inc., BASF Corporation, BASF Coatings AG, Individually and Successor-In-Interest to Inmont Corporation, BASF-Inmont Corporation, BASF Corporation- | Benzene Exposure   | Negotiated<br>Settlement<br>2010       | LOC-09-004  Cause No. 2004-4180, Division J, Section 13 | 2009-2010 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT           | DECISION                            | Project<br>#/Case #                | TIMEFRAME |
|--|--|-------------------|-------------------------------------|------------------------------------|-----------|
|  | Inmont Division, The Sherwin-Williams Company, Inc., Sherwin-Williams Automotive Finishes Corp., Illinois Tool Works, Inc. Individually and Successor-In-Interest to Fibre Glass-Evercoat Company, Inc., Crescent City Color, Tarride Color Service, Inc., Tarride Sale, Inc., Automotive Paint & Trimming Supply Company, Inc., Linda's Hip Hop Auto Paint & Supply Shop, LLC. Civil District Court for the Parish of New Orleans, State of Louisiana (Supported Plaintiff)   |                   |                                     |                                    |           |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                        | Plaintiff(s): Dolores Juliano, as Executrix of the Estate of John Juliano Defendant: A.W. Chesterton Company, et al. In the Court of Common Pleas Philadelphia County, PA. (Supported Plaintiff)   | Asbestos Exposure | Negotiated<br>Settlement<br>2012    | BAR-09-003<br>Cause No.:<br>001905 | 2009-2012 |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                        | Plaintiff(s): Leroy Thompson Defendant: A.W. Chesterton Company, et al. In the Court of Common Pleas Philadelphia County, PA. (Supported Plaintiff)  | Asbestos Exposure | Negotiated<br>Settlement<br>2009    | BAR-09-004                         | 2009      |
| Mr. Robert Black Heard, Robins, Cloud & Lubel, LLP 3800 Buffalo Speedway, 5 <sup>th</sup> Floor Houston, Texas 77098 | Plaintiff(s): Susan Stevenson, Jordan W. Stevenson and Amy S. Fontenot, Individually, and as Heirs to the Estate of James Edward Stevenson  Defendant: Bayer Corporation, Successor in Interest to Miles, Inc., Denka Chemical, Mobay Corporation and Mobay Chemical Company; Atofina Petrochemicals, Inc. individually and formerly known as American Petrofina Company of Texas and Fina Oil and Chemical Company; Chevron Chemical Company; Chevron U.S.A. Incorporated, individually and as successor in interest to Gulf Oil Corporation; Chevron Phillips Chemical Company, LLC; Chevron Phillips Chemical Company LP; Conoco, Inc., individually a/k/a Conoco Gas and Marketing, a Division of Conoco, Inc., and formerly known as Du Pont holdings, Inc.; ConocoPhillips Company; E.I. DuPont de Nemours and Company, Inc.; ExxonMobil Oil Corporation, individually, f/k/a Mobil Oil Corporation, and a/k/a Mobil Chemical Company, a Division of ExxonMobil Oil Corporation; Fina Oil and Chemicals; Fina, Inc.; Goodyear Tire & Rubber Company, Inc., individually and f/k/a Mobil Chemical Corporation; Radiator Specialty Company; United States Steel LLC, and | Benzene Exposure  | Negotiated<br>Settlement<br>02/2010 | HRCL-09-008  Case No.: A-040211-C  | 2009      |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                             | Project<br>#/Case #                      | TIMEFRAME |
|--|---|--|--------------------------------------|--|-----------|
|  | f/k/a USX Corporation; and USX Corporation, individually, f/k/a U.S. Steel Company, f/k/a United States Steel Corporation and as a subsidiary of Marathon Oil Company 128th Judicial District Court, Orange County, Texas (Supported Plaintiffs)  |  |                                      |  |           |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                                  | Plaintiff(s): Stephen J. Kolar and Carol Kolar Defendant: Buffalo Pumps, Inc. et al. Philadelphia County Court of Common Pleas Civil Trial Division (Supported Plaintiffs)  | Asbestos Exposure                                    | Negotiated<br>Settlement<br>2010     | BAR-09-005  Case No.: 000199 Asbestos    | 2009-2010 |
| Ms. Denyse Clancy<br>Baron & Budd, P.C.<br>3102 Oak Lawn Ave., Suite 1100<br>Dallas, TX 75219                                  | Plaintiff(s): Earl J. Goodhart and Betty R. Goodhart h/w Defendant: Garlock Sealing Technologies, et al. In the Court of Common Pleas Philadelphia County, PA (Supported Plaintiffs)  | Asbestos Exposure                                    | Negotiated<br>Settlement<br>03/2010  | BAR-2009-006  Case No.: 0000436 Asbestos | 2009-2010 |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): John M. Ashworth and Johnnie M. Hord, Individually and Executrix of the Estate of Anthony T. Hord, deceased Defendant(s): The Goodyear Tire & Rubber Company et al. Court of Common Pleas, Summit County, Ohio (Supported Plaintiff)  | Benzene Exposure                                     | Negotiated<br>Settlement May<br>2010 | HAR-09-001<br>Case No.:<br>2008-10-7361  | 2009-2010 |
| Mr. R. Dean Hartley<br>Hartley & O'Brien, P.L.L.C.<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s)s: Johnnie M. Hord, Individually and Executrix of the Estate of Anthony T. Hord, deceased and John M. Hord Defendant(s): The Goodyear Tire & Rubber Company et al. Court of Common Pleas, Summit County, Ohio (Supported Plaintiff)   | Benzene Exposure  Deposed by Defendant(s) 07/07/2010 | Negotiated<br>Settlement<br>12/2010  | HAR-09-001<br>Case No.:<br>2008-10-7361  | 2009-2010 |
| Mr. Ted Gianaris<br>Simmons Attorneys At Law<br>707 Berkshire Blvd.<br>P.O. Box 521<br>East Alton, IL 62024                    | Plaintiff(s)s: Tristan Tolloty, a minor, by his next friends and parents, Brian Tolloty and Jessica Tolloty  Defendant(s): Republic Services, Inc. Republic Services of Ohio, II, LLC, Waste Management, Inc., and Waste Management of Ohio, Inc.  In the Court of Common Please, Stark County, Ohio (Supported Plaintiffs) | Benzene Exposure                                     | Resolved<br>7/2012                   | SIM-09-001<br>Case No.:<br>BC 416990     | 2009-2012 |
| Mr. Andrew DuPont<br>Locks Law Firm<br>1500 Walnut Street, 20 <sup>th</sup> Floor<br>Philadelphia, PA 19102                    | Plaintiff(s): Kenneth Roberts and Helen Jean Roberts, his wife.  Defendant: Sunoco, Inc. (R&M) f/k/a Sun Company, Inc. and f/k/a Sun Oil Company, Inc., etc.  Court of Common Pleas, Philadelphia County  | Benzene Exposure                                     | Negotiated<br>Settlement<br>3/2012   | LOC-09-005<br>Case No.:<br>3320          | 2009-2012 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                                       | Project<br>#/Case #                       | TIMEFRAME |
|---|---|--|--|---|-----------|
|   | (Supported Plaintiffs)  |  |  |   |           |
| Mr. Greg Lofstead Richardson, Patrick, Westbrook & Brickman, LLC 1017 Chuck Dawley Blvd. Mt. Pleasant, SC 29464 & Mr. Timothy C. Bailey Bucci Bailey & Javins LC PO Box 3712 Charleston, WV 25337 | Plaintiff(s): Clarence J. Dorsey and Susan Dorsey Defendant: Copperas Coal Corporation; Hunter Ridge Coal Company, f/k/a Anker Energy Corporation; Brooks Run Mining Company, LLC; Fossil Fuels, Inc.; and Kingston Mining, Inc. Circuit Court of Nicholas County, West Virginia (Supported Plaintiffs)   | Silica Dust Exposure  Deposed by Defendant(s) 09/10/2010                           | Negotiated<br>Settlement<br>9/10/2010          | RPWB-10-001<br>Case No.: 09-<br>C-36      | 2010-2010 |
| Mr. Raphael Metzger<br>Metzger Law Group<br>401 E. Ocean Blvd., Suite 800<br>Long Beach, CA 90802   | Plaintiff(s): Laura Hammond, individually and as Guardian ad Litem of Minors Rachel Hammond and John Hammond; Craig Hammond; Elizabeth Wust; Marissa Stockreef; Stephanie Head, and Geoffrey Head Defendant: Chevron Corporation; Chevron USA, Inc.; Angeles Chemical Co., Inc.; Ashland Inc.; Ashland Oil, Inc.; Bortz Oil Co., Inc.; Chemcentral Corp; The Dow Chemical Company; E.I. Du Pont de Nemours and Company; Shell Oil Company; SOCO West Inc.: Union Carbide Corporation and Univar USA Inc.  Superior Court of the State of California for the County of Los Angeles – Central District (Supported Plaintiffs) | Benzene Exposure  Deposed by Defendant(s) 5/27/2010  Testified in Trial 01/26/2011 | Decision in<br>Favor of<br>Defendant<br>2/2011 | MET-10-001<br>Case No.: BC<br>358265      | 2010-2011 |
| Mr. Robert Black<br>Heard Robins Cloud & Black<br>9 Greenway Plaza, Suite 2300<br>Houston, Texas 77046  | Plaintiff(s): Patricia A. McClurg, Individually and as the Representative of the Estate of Duard Wayne McClurg, Deceased and Terena McClurg Defendant(s): Ingram Barge Company, Savogran Company, W.M. Barr Company, Inc., et al. United States District Court, Eastern District of Texas, Beaumont Division (Supported Plaintiffs)   | Benzene Exposure   | Negotiated<br>Settlement<br>11/2010            | HRCB-10-002<br>Case No.:<br>1:09-CV-00504 | 2010      |
| Mr. Andrew DuPont<br>Locks Law Firm<br>1500 Walnut Street, 20 <sup>th</sup> Floor<br>Philadelphia, PA 19102   | Plaintiff(s): John J. Mull, III, and Renee Crimmins, H/W Defendant: The Sherwin Williams Company; M.A. Bruder & Sons, Inc.; Urbanik Paint & Wallpaper Co., Inc.; Tnemec, Inc.; Benjamin Moore & Co. Duron Paints & Wallcoverings; Texaco, Inc.; ChevronTexaco Corp.; Getty Petroleum Marketing, Inc. f/k/a Getty Realty Corp. f/k/a Power Test Corp.; Lukoil Americas Corp; Mikecon Corp.; Exxon Mobil Corp; Getty Realty Corp. and John Doe Corporations One through Ten (1-10) Superior Court of New Jersey, Law Division – Camden  | Benzene Exposure  Deposed by Defendant(s) 03/17/2011                               | Negotiated<br>Settlement<br>5/17/2011          | LOC-10-001<br>Case No.:<br>CAM-L-884-07   | 2010-2011 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION   | Project<br>#/Case #                                 | TIMEFRAME |
|---|--|---|--|---|-----------|
|   | County (Supported Plaintiffs)  |   |  |   |           |
| Mr. Keith Patton<br>Shrader & Associates, L.L.P.<br>3900 Essex Lane, Suite 390<br>Houston, TX 77027   | Plaintiff(s): Sharon Claytor, Personal Representative of the Estate of Rick D. Lewis; and Hilarie Lewis, Heir of Rick D. Lewis  Defendant: Rebel Oil Company, a Nevada Corporation; Kinder Morgan Energy Partners, L.P.; ConocoPhillips Company; Shell Chemical Company; Chevron U.S.A., Inc.; Tosco Corporation; Tosco Refining Company; BP Products North America, Inc. and Atlantic Richfield Company District Court, Clark County, Nevada (Supported Plaintiffs) | Benzene Exposure  | Testified in Trial 09/27-28/2011  Decision in Favor of Plaintiff 10/2011  Decision Confirmed by the Supreme Court of Nevada 12/16/2014 | SHR-10-001  Case No.: A566869, Dept. XVII           | 2010-2011 |
| Mr. Darren Brown<br>Provost Umphrey Law Firm, LLP<br>490 Park Street<br>Beaumont, Texas 77701         | Plaintiff(s): Monte McWilliams Defendant(s): Exxon Mobil Corporation et al.  14th Judicial District Court, Parish of Calcasieu, State of Louisiana, Division E (Supported Plaintiff)   | Benzene Exposure  | Decision in<br>Favor of Plaintiff<br>02/2012   | PRO-10-001<br>Cause No.:<br>2009-002803             | 2010-2012 |
| Mr. Keith Patton<br>Shrader & Associates, L.L.P.<br>3900 Essex Lane, Suite 390<br>Houston, TX 77027   | Plaintiff(s): Richard Czuprynski Defendant: The Kansas City & Southern Railway Company Circuit Court of Jackson County, Missouri (Supporting Plaintiff)  | Benzene from Benzene-Containing Products  Deposed by Defendant 11/29/2011 | Dismissed  | SHR-11-001  Cause No.: 1016-CV06186, Division No. 4 | 2011-2012 |
| Mr. Greg Coolidge<br>Metzger Law Group<br>401 E. Ocean Blvd., Ste. 800<br>Long Beach, CA 90802        | Plaintiff(s): Steven Billing et al. Defendant(s): Azko Nobel Paints, LLC et al. Superior Court of the State of California for the County of Los Angeles (Supported Plaintiffs)   | Benzene Exposure  | Negotiated<br>Settlement<br>01/2012  | MET-11-001<br>Case No.:<br>BC 416990                | 2011-2012 |
| Mr. Brian Madden<br>Wagstaff & Cartmell, LLP<br>4740 Grand Avenue, Suite 300<br>Kansas City, MO 64112 | Plaintiff(s): Charles Ross and Rocio Ross Defendant(s): Chevron Phillips Chemical Company, LP; Chevron Phillips Chemical Holdings II, LLC; and Chevron Phillips Chemical Company, LLC. District Court of Montgomery County, Texas, 284th Judicial District (Supported Plaintiffs)  | Benzene Exposure  Deposed by Defendant(s) 04/24/2012                      | Negotiated<br>Settlement<br>03/2012  | WAG-11-001<br>Case No.:<br>10-02-01901-<br>CO       | 2011-2012 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION                            | Project<br>#/Case #                                   | TIMEFRAME |
|--|---|---|-------------------------------------|---|-----------|
| Mr. Keith Hyde<br>Provost Humphrey<br>P.O. Box 4905<br>Beaumont, Texas 77704   | Plaintiff(s): Jo Beth Allen and Lisa Wolfe, Surviving Children of Joe Allen, Deceased Defendant(s): Texaco, Inc., Chevron USA, Inc. and Atlantic Richfield Company In the District Court, Jefferson County, Texas, 60th Judicial District (Supported Plaintiffs)  | Benzene Exposure  | Negotiated<br>Settlement<br>03/2012 | PRO-11-001<br>Cause No. B-<br>186,652                 | 2011-2012 |
| Ms. Jo Anna Pollock<br>Simmons Attorneys At Law<br>707 Berkshire Blvd.<br>P.O. Box 521<br>East Alton, IL 62024         | Plaintiff(s): City of Roxana Defendant(s): Shell Oil Company, Equilon Enterprisers, LLC d/b/a Shell Oil Products, US, a Corporation, ConocoPhillips Company, WRB Refining LP, ConocoPhillips WRB Partner, LLC, and Cenovus GPCP, LLC. The Circuit Court Third Judicial Circuit Madison County, IL (Supported Plaintiffs)  | Benzene Exposure  Deposed by  Defendant(s)  11/05/2015          | Negotiated<br>Settlement<br>2016    | SIM-11-001<br>Case No.: 3:12-<br>cv-00336 GDM-<br>PMF | 2011-2016 |
| Mr. Brad Oldaker<br>Bailey, Stultz, Oldaker & Greene<br>122 Court Avenue<br>Weston, WV 26452                           | Plaintiff(s): Ralph E. Taylor, Kathy Taylor, individually and in their capacity as guardian and next friend of Jane Doe, a minor.  Defendant(s): E.I. Du Pont & Company, a Delaware Corporation, KBR, Inc., a Delaware Corporation, BE&K Construction Company, L.L.C., a Delaware Corporation and Debra Hartman, an Individual.  In the Circuit Court of Kanawha County, West Virginia. (Supported Plaintiff) | Safety (Scaffold<br>Incident)                                   | Negotiated<br>Settlement<br>09/2012 | OLD-11-001<br>Case No. 11-C-<br>1713                  | 2011-2012 |
| R. Dean Hartley<br>Hartley & O'Brien, PLLC<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): Cynthia L. Gunto, Individually and as Executrix of the Estate of Michael T. Gunto, deceased.  Defendant(s): PPG Industries, Inc.  Circuit Court of Marshall County, West Virginia (Supported Plaintiff)   | Benzene Exposure  | Negotiated<br>Settlement<br>03/2013 | HAR-11-001<br>Case No.:<br>09 C 260K                  | 2011-2013 |
| Mr. Gary L. Hall<br>Smith, Rolfes & Skavdahl Co., LPA<br>600 Vine Street, Suite 2600<br>Cincinnati, OH 45202           | Plaintiff(s): Rex A. Absher and Cosetta Absher Defendant(s): State Auto Insurance Company of Ohio In the Court of Common Pleas Lawrence County, Ohio. (Supported Insurance Company - Defendant)   | Formaldehyde<br>Exposure<br>Deposed by Plaintiffs<br>02/09/2012 | Decision in<br>Favor of Plaintiff   | STE-12-001<br>Case No.: 10-<br>OC-908                 | 2011-2012 |
| Dr. Herschel L. Hobson<br>Hobson & Bradley<br>Attorneys At Law<br>2190 Harrison<br>Beaumont, TX 77701                  | Plaintiff(s): William P. Hite and Patricia A. Hite Defendant(s): Apex Oil Company, Inc., Valero Energy Corp., successor in interest to Clark Oil Company and Premcor, Inc. et al. Circuit Court of Cook County Illinois, County Department, Law Division  | Benzene Exposure  Deposed by  Defendant(s)  04/02/2013          | Negotiated<br>Settlement<br>2/2014  | HOB-11-001<br>Case No.: 09 L<br>4510                  | 2011-2014 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION                            | Project<br>#/Case #                              | TIMEFRAME |
|---|---|---|-------------------------------------|--|-----------|
|   | (Supported Plaintiff)   |   |                                     |  |           |
| Mr. Ted Gianaris<br>Simmons Attorneys At Law<br>707 Berkshire Blvd.<br>P.O. Box 521<br>East Alton, IL 62024   | Plaintiff(s): James and Betty Cox Defendant(s): Shell Oil Company, Equilon Enterprisers, LLC d/b/a Shell Oil Products, US, a Corporation, ConocoPhillips Company, WRB Refining LP, ConocoPhillips WRB Partner, LLC, and Cenovus GPCP, LLC. (Supported Plaintiffs)   | VOC Exposure Site Visit, Interview and Report                 | Resolved Pre-<br>Litigation 2014    | SIM-12-001                                       | 2012-2014 |
| Mr. Keith Hyde<br>Provost Humphrey<br>P.O. Box 4905<br>Beaumont, Texas 77704  | Plaintiff(s): Claude W. Shute & Arthur Earl Holmes Defendant(s): Citgo Petroleum Company; Canadianoxy Offshore Production Co., ConocoPhillips Company; ExxonMobil Corporation; Chevron U.S.A., Inc.; Texaco, Inc.; Fina, Inc.; GATX Corporation; Crown Petroleum Corporation; Shell Oil Company; Hartford Accident & Indemnity Company; Century Indemnity Company and Lloyds of London In the 14th Judicial District Court of Calcasieu Parish, Louisiana (Supported Plaintiffs)  | Benzene Exposure  | Negotiated<br>Settlement<br>09/2012 | PRO-12-001  Cause No.: 2010-003436  "E"          | 2012      |
| Mr. Andrew DuPont<br>Locks Law Firm<br>The Curtis Center<br>601 Walnut Street, Suite 720 East<br>170 South Independence Mall West<br>Philadelphia, Pennsylvania 19106 | Plaintiff(s): Sondra Krem, Individually and as Executrix of the Estate of Joseph J. Krem  Defendant(s): BP Corporation North America, Inc., Atlantic Richfield Company, Sunoco, Inc. (R&M) f/k/a Sun Company, Inc., Radiator Specialty Company, United States Steel Corporation, Safety-Kleen Systems d/b/a Safety-Kleen, Safety-Kleen Corp. in its own right and d/b/a Safety-Kleen Systems, Inc., The Pep Boys-Manny, Moe & Jack, The Berkebile Oil Company, Inc. and CRC Industries, Inc. In the Court of Common Pleas of Philadelphia County, Pennsylvania – Civil Division (Supported Plaintiff) | Benzene Exposure  | Negotiated<br>Settlement<br>11/2012 | LOC-12-001<br>Case No.:<br>01913                 | 2012      |
| Mr. Andrew J. Stern<br>Kline & Specter<br>1525 Locust Street<br>Philadelphia, PA 19102  | Plaintiff(s): Ruben Grigoryants and Mariana Grigoryants Defendant(s): Safety-Kleen Systems d/b/a Safety-Kleen, Safety-Kleen Corp. in its own right and d/b/a Safety-Kleen Systems, Inc. In the United States District Court for the Western District of Pennsylvania (Supported Plaintiffs)   | Benzene Exposure  | Negotiated<br>Settlement<br>04/2016 | KLI-12-001<br>Case No.:<br>1:11-cv-00267-<br>SJM | 2012-2016 |
| Mr. Andrew DuPont<br>Locks Law Firm<br>The Curtis Center<br>601 Walnut Street, Suite 720 East<br>170 South Independence Mall West                                     | Plaintiff(s): David Gerchman and Teresa Gerchman Defendant(s): Berryman Products, Inc.; CRC Industries, Inc., Ford Motor Company, Loctite Corporation n/k/a Henkel Corporation; Illinois Tool Works, Inc., solely as successor-in- interest to Permatex, Inc.; Radiator Specialty Company;  | Benzene Exposure  Deposed by  Defendant(s) on  July 16, 2012. | Negotiated<br>Settlement<br>08/2012 | LOC-12-002<br>Case No.<br>VC060106               | 2012-2012 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION                               | Project<br>#/Case #                           | TIMEFRAME |
|---|---|---|--|---|-----------|
| Philadelphia, Pennsylvania 19106  | United States Steel Corporation, Safety-Kleen Corp., Safety-Kleen Systems, Inc., 3M Company; E.I. DuPont de Nemours & Company; Sea Foam Sales Company; Justice Brothers, Inc.; Hanson Merrill Corporation a/k/a Ernie's Auto Parts and Henkel Corporation In the Superior Court of the State of California for the County of Los Angeles, Southeast District (Supported Plaintiffs)   |   |  |   |           |
| Mr. Thomas E. Schwartz<br>Holloran White & Schwartz LLP<br>2000 S. 8 <sup>th</sup> Street<br>St. Louis, Missouri 63104                      | Plaintiff(s): Jeannette Platt, as the surviving wife of Decedent Lawrence Platt, Lukas Platt and Zachary Platt, as the surviving children of Decedent, Loretta Platt, as the surviving mother of Decedent, and Francis Platt, John Platt and Edward Platt, as the surviving siblings of Decedent Defendant(s): BASF Corporation, D&A Distributing, Inc., E.I. DuPont de Nemours & Company, Link Motor Supply Company, Inc., PPG Industries, Inc., and the Sherwin Williams Company In the Circuit Court of St. Louis County, State of Missouri (Supported Plaintiffs) | Benzene Exposure  | Negotiated<br>Settlement<br>02/2013    | SCH-12-001<br>Case No.:<br>10SL-CC01305       | 2012-2013 |
| Mr. Keith Hyde<br>Provost Humphrey<br>P.O. Box 4905<br>Beaumont, Texas 77704  | Plaintiff(s): Billy Smallwood & George C. Washington Defendant(s): Exxon Mobil Corporation et al. In the 136th Judicial District Court of Jefferson County, Texas (Supported Plaintiffs)  | Benzene Exposure  Deposed by  Defendant(s) on  October 17, 2013 | Negotiated<br>Settlement<br>11/2013    | PRO-12-002<br>Case No.:<br>D-189,648          | 2012-2013 |
| Mr. Andrew DuPont<br>Locks Law Firm<br>1500 Walnut Street, 20 <sup>th</sup> Floor<br>Philadelphia, PA 19102                                 | Plaintiff(s): Andre A. Harvey Defendant(s): Valero Energy Corporation, PBF Energy Company, LLC, Paulsboro Refining Company, LLC, Sunoco, Inc. (R&M) a/k/a Sun Oil Company, Inc. and Sun Company, Inc., Sunoco Logistics Partners, L.P., El Paso Corporation, The Carlyle Group, L.P., Delaware City Refining Company, LLC, Husky Energy, Inc., Lima Refining Company In the Court of Common Pleas of Philadelphia County (Supported Plaintiff)  | Benzene Exposure  | Negotiated<br>Settlement<br>01/20/2017 | LOC-12-003<br>Case No.<br>121102430;<br>02471 | 2012-2017 |
| Mr. Brian E. Fritz<br>Saltz, Mongeluzzi, Barrett &<br>Bendesky, P.C.<br>One Liberty Place, 52 <sup>nd</sup> Floor<br>Philadelphia, PA 19103 | Plaintiff(s): Jeanne Gans, Administratrix of the Estate of George Gans, and in her own right Defendant(s): Sunoco, Inc., and Sunoco (R&M) Inc. Philadelphia County Court of Common Pleas Law Division (Supported Plaintiff)   | Benzene Exposure  | Negotiated<br>Settlement<br>3/2014     | SMBB-13-001<br>Case No.:<br>03399             | 2013-2014 |
| Mr. Guy R. Bucci<br>Bucci Bailey & Javins LC<br>PO Box 3712   | Plaintiff(s): William (Rick) Potter Defendant(s): B&F Contracting, Inc. and its successors 198  | Fall Protection   | Negotiated<br>Settlement<br>5-2015     | BUC-13-002                                    | 2013-2015 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION  | Project<br>#/Case #                                    | TIMEFRAME |
|---|--|---|---|--|-----------|
| Charleston, WV 25337  Mr. Chris Heavens Heavens Law Firm PLLC 2438 Kanawha Blvd., East Charleston, WV 25311                                 | State Road 716, Ashland KY 41102<br>(Supported Plaintiff)  | Pre-Suit – Wrote<br>Expert Report   |   |  |           |
| Mr. Guy R. Bucci<br>Bucci Law Firm<br>PO Box 3712<br>Charleston, WV 25337   | Plaintiff(s): Muriel A. Thomas and Jackie Thomas, her husband Defendant(s): Interiors Plus, LLC, a West Virginia Limited Liability Company, CENTAUR Floor Systems, LLC, ECORE International, Inc. a Pennsylvania Corporation, and Russell Morrison d/b/a/ Alpha Professional, vs. Bostic, Inc., Third-Party Defendant In the Circuit Court of Kanawha County, West Virginia (Supported Plaintiffs) | Exposure to MDI   | WV Workers' Compensation Office of Judges Decision of Reversal in Favor of Plaintiffs 12/19/2014  Negotiated Settlement 05/2016 | BUC-13-001<br>Case No.: 14-C-<br>106                   | 2013-2016 |
| Mr. Brian E. Fritz<br>Saltz, Mongeluzzi, Barrett &<br>Bendesky, P.C.<br>One Liberty Place, 52 <sup>nd</sup> Floor<br>Philadelphia, PA 19103 | Plaintiff(s): John and Jacquelyn Coen, Husband and Wife Defendant(s): Carboline Co., RPM, et al. Philadelphia County Court of Common Pleas Law Division (Supported Plaintiffs)   | Benzene Exposure  | Negotiated<br>Settlement<br>11/2013   | SMBB-13-002<br>Case No.: 1714                          | 2013      |
| Ms. Jo Anna Pollock<br>Simmons Attorneys At Law<br>707 Berkshire Blvd.<br>P.O. Box 521<br>East Alton, IL 62024                              | Plaintiff(s): Bridgeton Class Action — Marsha Buck, Troy Lewis, Jean Lewis, Mike Head and Janet Head, individually and on behalf of all others similarly situated.  Defendant(s): Republic Services, Inc., Allied Services LLC d/b/a Republic Services of Bridgeton, Bridgeton Landfill, LLC In the United States District Court Eastern District of Missouri. (Supported Plaintiffs)              | Benzene Exposure  Deposed by  Defendant(s)  10/30/2013                                    | Negotiated<br>Settlement<br>2013  | SiM-13-002<br>Case No.:<br>13-CV-00801                 | 2013      |
| Mr. Douglas J. May<br>Travelers Staff Counsel<br>625 Eden Parkway, Suite 510<br>Cincinnati, OH 45202  | Plaintiff(s): Arshot Investment Corporation, et al. Defendant(s): E.V. Bishoff Company, et al. In the Court of Common Pleas Franklin County, OH (Supported Defendant – Mason)  | Brick Veneer Failure Structural at Hampton Inn, Columbus, OH Site visit and Expert Report | Negotiated<br>Settlement<br>2/2014  | TRA-13-001<br>Case No.:<br>12CV-10-12920               | 2013-2014 |
| Mr. John Vincent<br>Weston Hurd LLP<br>10 W. Broad St., Suite 400<br>Columbus, OH 43215   | Plaintiff(s): Tutor Time 123 LLC Defendant(s): Air Force One, Inc. Pre-Lawsuit (Supporting Defendant)  | HVAC Failure<br>Claimed<br>Site Visit and Expert<br>Report                                | Settled 2013  | WES-13-001<br>Claim #: NR-<br>CMM-6050718-<br>110913-A | 2013      |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION   | Project<br>#/Case #   | TIMEFRAME |
|---|---|--|--|---|-----------|
| Mr. Andrew DuPont<br>Locks Law Firm<br>1500 Walnut Street, 20 <sup>th</sup> Floor<br>Philadelphia, PA 19102 | Plaintiff(s): David A. Johnson and Laura Johnson Defendant(s): Armored Autogroup, Inc. d/b/a STP; Berryman Products, Inc.; CRC Industries, Inc., Loctite Corporation n/k/a Henkel Corporation; Illinois Tool Works, Inc., solely as successor-in-interest to Permatex, Inc.; Radiator Specialty Company; United States Steel Corporation, Safety-Kleen Corp., Safety-Kleen Systems, Inc., 3M Company; Texaco, Inc.; Chevron U.S.A., Inc., Individually and Successor in Interest to Texaco, Inc., Justice Brothers, Inc.; Genuine Parts Company; Henkel Corporation Individually and as Successor in Interest to Loctite Corporation and Henkel Loctite Corporation; Sunoco, Inc. (R&M); Volvo Cars, etc. In the Superior Court of the State of California for the County of Alameda (Supported Plaintiffs) | Benzene Exposure  Deposed by Defendant(s) 3/21/2014; 4/8/2014; 4/24/2014 | Negotiated<br>Settlement<br>6/2014<br>Re-opened<br>2016 and re-<br>settled 9/2016    | LOC-13-001  Case No.: 001641  A142485 In the Court of Appeal of the State of California, First Appellate District | 2013-2016 |
| Mr. Andrew DuPont<br>Locks Law Firm<br>1500 Walnut Street, 20 <sup>th</sup> Floor<br>Philadelphia, PA 19102 | Plaintiff(s): David Butler and Teri Rhodes Defendant(s): Sunoco, Inc. (R&M) FKA Sun Company, Inc. FKA Sun Oil Company; United States Steel Company; and Radiator Specialty Company. In the Court of Common Pleas of Philadelphia County, Pennsylvania Civil Division (Supported Plaintiffs)   | Benzene Exposure   | Testified in Trial<br>7/29-30/2014<br>Decision in<br>Favor of<br>Defense<br>8/8/2014 | LOC-13-001<br>Case No.:<br>001641   | 2013-2014 |
| Mr. Thomas E. Schwartz<br>Holloran White & Schwartz, LLP<br>2000 South 8th Street<br>St. Louis, MO 63104    | Plaintiff(s): Elroy Buyat, Jr. Defendant(s): Mallinckrodt, Inc., Covidien, Inc., Safety-Kleen Systems, Inc., Heritage-Crystal Clean, LLC., and Engineered Lubricants, Co In the Circuit Court of St. Louis County, State of Missouri (Supported Plaintiff)  | Benzene Exposure   | Negotiated<br>Settlement<br>2014   | HOL-13-001<br>Case No.:<br>1122-CC00786   | 2013-2014 |
| Mr. Andrew DuPont<br>Locks Law Firm<br>1500 Walnut Street, 20th Floor<br>Philadelphia, PA 19102             | Plaintiff(s): Layne Kleinschmit and Cynthia Kleinschmit Defendant(s): 3M Company; Berryman Products, Inc.; The Blaster Corporation, CRC Industries, Inc., Genuine Parts Company, d/b/a NAPA; Henkel Corporation, individually and as successor in interest to Loctite Corporation and Henkel Locktite Corporation; Loctite Corporation n/k/a Henkel Corporation; Illinois Tool Works, Inc., d/b/a Permatex and d/b/a Gumout and d/b/a LPS Laboratories and d/b/a Wynn's.; The Pep Boys – Manny, Moe & Jack; Radiator Specialty Company; Safety-Kleen Corporation, Safety-Kleen Systems, Inc., Sunoco, Inc. (R&M) f/k/a Sun Company, Inc. and f/k/a Sun Oil Company, Inc., Technical Chemical Company; and   | Benzene Exposure   | Negotiated<br>Settlement<br>06/2015  | LOC-14-001<br>Case No.<br>VC060106  | 2013-2015 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                            | Project<br>#/Case #                    | TIMEFRAME |
|--|---|--|-------------------------------------|--|-----------|
|  | United States Steel Corporation In the Court of Common Pleas, Philadelphia County (Supporting Plaintiffs)   |  |                                     |  |           |
| Mr. Mark R. Staun The Segal Law Firm 810 Kanawha Boulevard, East Charleston, West Virginia 25301 | Plaintiff(s): Steve Ansell Defendant(s): EXXON MOBIL CORPORATION, a New Jersey corporation; SAFETY-KLEEN SYSTEMS, INC., a Wisconsin corporation; RADIATOR SPECIALTY COMPANY, a North Carolina corporation; CRC INDUSTRIES, INC., a Pennsylvania corporation; WEST VIRGINIA, DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, an agency of the State of West Virginia; NAZDAR COMPANY, Individually and as Successor-by-Acquisition/Merger to ADVANCE PROCESS SUPPLY CO., an Illinois corporation; ADVANCE PROCESS SUPPLY CO., an Illinois corporation; 3M COMPANY, a Delaware corporation; FUJIFILM NORTH AMERICA CORPORATION, as Successor-by-Merger to SERICOL, INC., a New York corporation; UNCOMMON CONGLOMERATES, INC., a Division of CYBERBOND, LLC, a Delaware limited liability company Circuit Court of Marshall County, West Virginia (Supported Plaintiff) | Benzene Exposure   | Negotiated<br>Settlement<br>2015    | SEG-13-001<br>Case No.: 13-C-<br>119K  | 2013-2015 |
| Mr. John Vincent<br>Weston Hurd LLP<br>10 W. Broad St., Suite 400<br>Columbus, OH 43215          | Plaintiff(s): Mercer Square, LLC Defendant(s): Preferred Real Estate Pre-Suite Inspection and Report (Supported Defendant)  | Fire Suppression<br>System Freeze<br>Failure<br>Jack Nicklaus Villa –<br>18 <sup>th</sup> Green – Muirfield<br>Village, Dublin, OH | Negotiated<br>Settlement<br>2014    | WES-14-001                             | 2014      |
| Mr. Darren Brown<br>Provost Umphrey<br>490 Park Street<br>Beaumont, TX 77704                     | Plaintiff(s): Carl Nolan Smith, III Defendant(s): Chevron U.S.A., Inc.; Chevron Chemical Company, LLC; ExxonMobil Oil Corporation; Texaco, Inc.; Atlantic Richfield Company; BP Amoco Chemical Company; BP Products North America, Inc.; Canadianoxy Offshore Production Co.; ConocoPhillips Company; Total Petrochemicals USA, Inc.; Union Oil Company of California; and Huntsman Petrochemical, Inc. 14th Judicial District Court, Parish of Calcasieu, State of Louisiana (Supported Plaintiff)   | Benzene Exposure   | Negotiated<br>Settlement<br>10/2014 | PRO-14-001<br>Cause No.:<br>2012-5290A | 2014      |
| Mr. Robert Black<br>Black Law, PC<br>The Lyric Centre  | Plaintiff(s): Joseph Dwayne Meeks and Jane Meeks Defendant(s): Ace Hardware, British Petroleum (BP); E.I. du Pont de Nemours and Company (DuPont), Pittsburg Paint  | Benzene Exposure   | Negotiated<br>Settlement<br>09/2015 | BLA-14-001<br>Cause No.:               | 2014-2015 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT  | DECISION                            | Project<br>#/Case #   | TIMEFRAME |
|---|--|--|-------------------------------------|---|-----------|
| 440 Louisiana, Suite 2400<br>Houston, Texas 77002   | Glass (PPG), Savogran; Shell Oil Company (Shell); Sherwin-Williams Company (S-W), W.M. Barr & Company (WM Barr), and US Steel Company.  Galveston County, Texas – 122 <sup>nd</sup> District Court (Supported Plaintiffs)  |  |                                     | 14-CV-1044  |           |
| Mr. Scott R. Frieling<br>Allen Stewart, P.C.<br>325 N. St. Paul St., Ste. 2750<br>Dallas, TX 75201    | Plaintiff(s): Thomas Koenig and Rebecca Koenig Defendant(s): Ashland, Inc., BASF Corporation, Dow Chemical Company, Dynabrade, Inc., E.I. DuPont de Nemours & Co., Egyptian Lacquer Manufacturing Company, Inc., GE Betz, Inc., Henkel Corporation, NB Coatings, Inc., Zinsser Co., Inc. as successor to Parks Corporation, Plastic Process Equipment, Inc., Rohm & Hass Company, Worwag Coatings, LLC. In the Court of Common Pleas, Philadelphia County, PA (Supporting Plaintiff)   | Benzene Exposure                                       | Negotiated<br>Settlement<br>04/2015 | ALL-14-001<br>Cause No.:<br>12-12-03188                                   | 2014-2015 |
| Mr. Scott R. Frieling<br>Allen Stewart, P.C.<br>325 N. St. Paul St., Ste. 2750<br>Dallas, TX 75201    | Plaintiff(s): Jerri A. Rowan  Defendant(s): Sherwin-Williams, Inc., Columbia Forest Products, Inc., Futch Lumber, FTL Properties of Delaware, LLC, Baer Wurth, Aetna, Charter Industries, Temple-Inland, Inc., Tamarac Distributors, Charles F. Shiels, Bluelinx, Flagg, ATC Panels, Inc., Georgia Pacific Wood Products, Weyerhaeuser, Jeld-Wen, Inc., Custom Plywood, Rugby, Inc., Distributor Service, Inc., In the Court of Common Pleas, Cuyahoga County, OH (Supporting Plaintiff)   | Benzene Exposure                                       | Negotiated<br>Settlement<br>01/2015 | ALL-14-002<br>Cause No.:<br>CV 13 813181                                  | 2014-2015 |
| Mr. Peter Alfert<br>Hinton Alfert & Kahn LLP<br>200 Pringle Ave., Suite 450<br>Walnut Creek, CA 94596 | Plaintiff(s): Gavin Kirk, a minor by and through his guardian ad litem Stephen Tobin Kirk, Sarah Kirk, and Stephen Tobin Kirk individuals, Ryan Goode, a minor by and through his guardian ad litem James Goode, Jaqueline Goode and James Goode individuals  Defendant(s): Varco International, Inc., Varco Heat Treating Company, Varco Oil Tools, National Oil Well Varco, Plazamerica Inc., Plaza National Real Estate, Inc., Plaza Atrium, Inc., Leed Plaza Atrium, LLC., successor in interest to Plazamerica, Inc., Leed Properties, Cove Properties, Inc., Cove Development Co., Cove Builders, Inc., County of Orange, and Does 1 through 200, inclusive.  In the Superior Court of the State of California, for the County of Orange (Supporting Plaintiffs) | Soil/Gas Exposure  Deposed by Defendant(s) 07/31/ 2015 | Negotiated<br>Settlement<br>02/2016 | HIN-14-001  Cause No.: 30-2010-00423097 & 30-2011- 00512364  Consolidated | 2014-2016 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION  | Project<br>#/Case # | TIMEFRAME |
|---|--|---|---|---------------------|-----------|
| Mr. Timothy O'Brien Levin Papantonio 316 S. Baylen St, #600 Pensacola, FL 32502 Mr. Robert Bilott Taft Stettinius & Hollister LLP 425 Walnut Street, Suite 1800 Cincinnati, OH 45202 Mr. Richard Schulte Wright & Schulte 812 E. National Road Vandalia, OH 45377 | Plaintiff(s): C-8 Class Action Defendant(s): DuPont de Nemours United States District Court Southern District of Ohio — Eastern Division (Supporting Plaintiffs) | Deposed by Defendant(s) 03/30/2015  Daubert Challenge by Defendant(s) – Denied August 6, 2015 | Case 1 Bartlett - Testified in Trial 09/21, 22, 23/2015 Case 1 Decision in favor of Plaintiff Carla Bartlett 10/7/2015  Case 2 Freeman — Testified in Trial 06/10, 13, 14, 15/2016 Case 2 Decision in favor of Plaintiff David Freeman 07/08/2016  Case 3 Vigneron — Testified in Trial 12/1 & 5/2016 Case 3 Decision in favor of Plaintiff Keith Vigneron 01/05/2017  Case 4 Moody 01/30, 31, and 02/ 1/2017 Case 4 Larry Moody - Part of Class Action Negotiated Settlement of 900 Million + 02/13/2017 | WRI-14-001          | 2014-2017 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT  | DECISION   | Project<br>#/Case #                              | TIMEFRAME |
|--|--|--|--|--|-----------|
| Mr. Emmett McGowan<br>Nelson Brown & Co.<br>518 Township Line Road, Suite 300<br>Blue Bell, PA 19422 | Plaintiff(s): Alva & Fern Hoopengardner Defendant(s): Meridian Citizens Mutual Insurance Company United States District Court Eastern District of Pennsylvania (Supported Defendant)   | Indoor Air Quality<br>(IAQ)                          | Negotiated<br>Settlement<br>2014   | NEL-14-001<br>Cause No.:<br>2:13-cv-07485-<br>PD | 2014      |
| Mr. Scott R. Frieling<br>Allen Stewart, P.C.<br>325 N. St. Paul St., Ste. 2750<br>Dallas, TX 75201   | Plaintiff(s): Wade Wesley Wiederhold Defendant(s): Safety Kleen, Corp., Safety Kleen Systems, Inc., Rust-Oleum Corp., Berryman Products, Inc., ITW Permatex, a Division of Illinois Tool Works, Inc., The Valspar Corporation, Henkel Corporation, Deere & Company, Gold Eagle Co., The Sherwin-Williams Company, Apollo Industries, Inc., Claire-Sprayway, Inc., and Ozark Kenworth, Inc. In the Circuit Court of Jackson County, Missouri 2 at Independence (Supported Plaintiff)  | Benzene Exposure  Deposed by Defendant(s) 10/22/2015 | Testified in Trial<br>on 06/21/2016<br>Decision in<br>favor of<br>Defendant<br>07/2016 | ALL-14-002<br>Case No.:<br>1316-CV13192          | 2014-2016 |
| Mr. Andrew DuPont Locks Law Firm 1500 Walnut Street, 20 <sup>th</sup> Floor Philadelphia, PA 19102   | Plaintiff(s): Louis Arthur DeSorbo  Defendant(s): United States Steel Corporation; Sunoco, Inc. (R&M) f/k/a Sun Company, Inc. and f/k/a Sun Oil Company, Inc.; 3M Company; Rogersol, Inc., Rycoline Products, Inc., a Division of Sun Chemical Commercial Group a/k/a Rycoline Products, LLC and Successor to Rogersol, Inc.; Sun Chemical Corporation, Individually and a Parent and Successor to Rycoline Products, LLC, a/k/a Rycoline Products, Inc. and Successor to Rogersol, Inc.; Van Son Holland Ink Corporation of American; Varn International, d/b/a Varn Products Company; Day International, Inc., Individually and as Successor to and d/b/a Varn Products Company; Printers Service d/b/a Prisco; Deleet Merchandizing Corporation; Cabrun Ink Products, Corporation; Handschy Industries, LLC; Chevron USA, Inc. Individually and as Successor In Interest to Unocal Corporation and its Subsidiaries; Philips Electronics North America Corporation d/b/a and a Parent and Successor In Interest .H. Agriculture and Nutrition, Inc. and Thompson-Hayward Chemical Company; Emco Chemical Distributors, Inc.; PPG Industries, Inc.; Shell Oil Company; Shell Oil Products US, INC.; Fisher Scientific International, Incorporated; Mallinckrodt Baker, Incorporated, Individually and as Successor In Interest to American Petrochemicals & Refining USA, Incorporated, Individually and as Successor In Interest to American Petrofina, Inc. Total Plaza a/k/a FINA, Inc., Cosden Oil Company, Graphic Packaging International, Inc. Individually | Benzene Exposure                                     | Testified in Trial<br>02/10/2016<br>Decision in<br>Favor of Plaintiff<br>02/2016       | LOC-14-002  Cause No. 003450                     | 2014-2016 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT                              | DECISION                            | Project<br>#/Case #                             | TIMEFRAME |
|---|--|--------------------------------------|-------------------------------------|---|-----------|
|   | and Successor in Interest to Handschy Industries, LLC.; Anchor/Lith-Kem-Ko, Incorporated, a Subsidiary of FugiFilm Hunt Chemicals USA, Incorporated; FugiFilm Hunt Chemicals USA, Incorporated, d/b/a and Parent and Successor to Anchor/Lith-Kem-Ko, Incorporated; Sinclair & Valentine Company, Incorporated; Hurst Chemical Company; Gans Ink & Supply Company, Incorporated; Spinks Ink Company, Incorporated; Flint Ink Corporation; et al. In the Court of Common Pleas, Philadelphia County, Pennsylvania (Supported Plaintiff)   |                                      |                                     |   |           |
| Allen Stewart<br>Stephanie Sherman<br>325 N. St. Paul St., Suite 2750<br>Dallas, TX 75201                 | Plaintiff(s): Christopher Lightfoot Defendant(s): Georgia-Pacific Wood Products LLC, Georgia-Pacific, LLC, individually and as successor-in-interest to Georgia-Pacific Corporation, Weyerhaeuser Company, Weyerhaeuser NR Company, Lowes Home Centers, LLC (NC), and John Doe 1 State Court of Fulton County, GA (Supported Plaintiff)  | Wood Dust Exposure                   | Negotiated<br>Settlement<br>2016    | ALL-15-001<br>Cause No.:<br>01960               | 2015-2016 |
| Mr. Darren Brown<br>Provost Humphrey<br>P.O. Box 4905<br>Beaumont, Texas 77704                            | Plaintiff(s): Cathy Withers  Defendant(s): Chevron U.S.A., Texaco, Inc., Union Oil Company of California, Alon USA, LP, Anadarko E & P Onshore, LLC, ConcoPhillips Company, ExxonMobil Oil Corporation, PB Amoco Chemical Company, BP Products North America, Inc., Canadianoxy Offshore Production Company, Citgo Petroleum Corporation, Delek Logistics Operating, LLC, Total Petrochemicals & Refining, USA,, Inc., El Paso Energy E.S.T. Company, El Paso Natural Gas Company, LLC, Enbridge Marketing LLC, Targa Resources, Axiall Georgia Gulf Corp., Hunt Oil Company, et al. In the 14 <sup>th</sup> Judicial District Court for the Parish of Calcasieu, State of Louisiana, Division "D" | Benzene Exposure                     | Negotiated<br>Settlement<br>12/2016 | PRO-15-001<br>Cause No.:<br>2013-3723           | 2015-2016 |
| Kohrman Jackson & Krantz<br>Ms. Heather Zilka<br>10 West Broad Street, Suite 1900<br>Columbus, OH 43215   | Plaintiff(s): Mary Christian Defendant(s): Lawrence Water, et al. Lawrence County Common Pleas, Ohio (Supported Defendant)   | Structural Damage<br>from Water Leak | Negotiated<br>Settlement<br>10/2016 | KJK (SMI)-15-<br>001<br>Cause No.:<br>14 OC 739 | 2015-2016 |
| Mr. Everett Day<br>Black Law, PC<br>The Lyric Centre<br>440 Louisiana, Suite 2400<br>Houston, Texas 77002 | Plaintiff(s): Yomanoh Akpobo Defendant(s): Ross Dress for Less, Inc., Houston, TX American Arbitration Association Arbitration Proceedings – Employment Arbitration  | Slip & Fall                          | Negotiated<br>Settlement<br>07/2017 | BLA-15-001<br>Cause No.: 01-<br>15-0005-2333    | 2015-2017 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION                            | Project<br>#/Case #                             | TIMEFRAME    |
|--|--|---|-------------------------------------|---|--------------|
|  | (Supported Plaintiff)  |   |                                     |   |              |
| Mr. John E. Tomlinson<br>Beasley, Allen, Crow, Methvin,<br>Portis & Miles, P.C.<br>218 Commerce Street<br>Montgomery, AL 36104 | Plaintiff(s): Sheila D. Keenum, Individually, and as Personal Representative of the Estate of Wendell Joe Keenum, deceased  Defendant(s): E. I. du Pont de Nemours and Company; PPG Industries, Inc.; SEM Products, Inc.; The Valspar Corporation; Rust-Oleum Corporation; O'Reilly; Automotive Stores, Inc.; R. & R. Bumper & Body Supply, Inc.; Detail Supply, LLC; Sam T. Carter Oil Company, Inc.; The Sherwin-Williams Company; Hunt Refining Company; One Shot LLC; Cumberland Products Incorporated; Powers Paper Company, and Fictitious Defendant(s) "1 through 100.  In the Circuit Court of Colbert County, Alabama.  (Supported Plaintiff) | Exposure to Paint<br>Products<br>Deposed by<br>Defendant(s)<br>09/30/2020 | On-going                            | BEA-16-001<br>Case #:<br>20-CV-2016-<br>900050. | 2016-Present |
| Mr. Chris Heavens<br>Heavens Law Firm PLLC<br>2438 Kanawha Blvd., East<br>Charleston, WV 25311                                 | Plaintiff(s): Dominick Hall Defendant(s): Silicon Processors, Inc. In the Circuit Court of Wood County, WV (Supported Plaintiff)   | Personal Injury  Deposed by  Defendant(s)  08/09/2017                     | Negotiated<br>Settlement<br>10/2017 | HEA-15-001<br>Case No: 15-C-<br>471             | 2015-2017    |
| Mr. Andrew Lipton<br>Hobson & Bradley<br>2190 Harrison<br>Beaumont, TX 77701   | Plaintiff(s): Herbert C. Cowart  Defendant(s): ExxonMobil, Hess, Chevron/Texaco, Keystone Shipping, ConocoPhillips, Canadianoxy Offshore Production Company, Coastal Fuels Marketing Company, Shell Oil Company, Union Carbide Corporation, Signet Maritime Corporation, Kirby Inland Marine, LP, BP Products North America, Marathon Oil Company  14th Judicial District Court, Parish of Calcasieu, State of Louisiana, Division E  (Supported Plaintiff)  | Benzene Exposure  | Negotiated<br>Settlement<br>07/2017 | HOB-16-001<br>Cause No.:<br>2004-3133           | 2016-2017    |
| Ms. Jo Anna Pollock<br>The Simmons Firm<br>One Court Street<br>Alton, IL 62002   | Plaintiff(s): Gerald Dean Maberry Defendant(s): Shell Oil Company, Equilon Enterprises, LLC, d/b/a Shell Oil Products, US; ConocoPhillips Company; WRB Refining LP; ConocoPhillips WRB Partner LLC; Cenovus GPCO LLC; and, BP Products North America, Inc. In the Circuit Court for the Third Judicial Circuit, Madison County, IL (Supported Plaintiff)   | Benzene Exposure  | Negotiated<br>Settlement<br>09/2016 | SIM-16-001<br>Case No.: 15-L-<br>1193           | 2016         |
| Mr. Robert Black<br>Black Law, PC<br>The Lyric Centre<br>440 Louisiana, Suite 2400   | Plaintiff(s): Gregory A. Justice et al.  Defendant(s): Radiator Specialty (DuPont), Savogran; Shell Oil Company (Shell); Sherwin-Williams Company (S-W), W.M. Barr & Company (WM Barr), and US Steel Company   | Benzene Exposure  | Negotiated<br>Settlement<br>02/2017 | BLA-16-001<br>Cause No.: 15-<br>CV-0907         | 2016-2017    |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT                                  | DECISION  | Project<br>#/Case #                            | TIMEFRAME |
|---|---|--|---|--|-----------|
| Houston, Texas 77002  | In the District Court of Galveston County, TX – 112nd Judicial District   |  |   |  |           |
|   | (Supported Plaintiffs)  |  |   |  |           |
| Mr. Robert Black<br>Black Law, PC<br>The Lyric Centre<br>440 Louisiana, Suite 2400<br>Houston, Texas                        | Plaintiff(s): Nin Koy Defendant(s): Steel Masters, LP, Steel Masters-GP LLC, and J.T. Vaughn Construction, LLC. In the District Court of Harris County, TX – 190 <sup>th</sup> Judicial District (Supported Plaintiff)  | Personal Injury -<br>Finger Amputation   | Negotiated<br>Settlement<br>10/2016             | BLA-16-002<br>Civil Cause No:<br>2015-01-01775 | 2016      |
| R. Dean Hartley<br>Hartley Law Group, PLLC<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003      | Plaintiff(s): Lee D. Tanked, Jr. and Cheryl Tankard, his wife.  Defendant(s): Advance Auto Parts, Inc.; A.E. Lottes, Co., f/k/a Carquest Auto Parts #1, Inc. d.b.a. Carquest Store #2856; CQ Sourcing, Inc.; Walker Automotive Supply, Inc.; Safety-Kleen Systems, Inc.; CRC Industries, Inc.; 3m Company; and The B'Laster Corporation.  In the General Court of Justice, Superior Court Division State of North Carolina, Wake County   | Benzene Exposure                         | Negotiated<br>Settlement<br>02-01-2020          | HAR-16-002<br>Civil Cause: 16-<br>CVS-2949     | 2016-2020 |
| Mr. David J. Carney<br>Anapol Weiss<br>One Logan Square 130 N. 18 <sup>th</sup> St.<br>Suite 1600<br>Philadelphia, PA 19103 | (Supported Plaintiffs)  Plaintiff(s): David S. Garrison and Laura Timmes-Garrison  Defendant(s): Smiths Group, PLC; Saint-Gobain North  America, d/b/a Saint-Gobain Performance Plastic  Corporation, successor in interest to CHR Industries, Inc.,  and Dixon Industries Corporation, successor in interest to  Penntube Plastics; Compressor Products International, LLC,  successor in interest to Plastomer Products; Quaker City  Chemicals, Inc.; Exxon Mobil Corporation; E.I DuPont de  Nemours and Company, Inc. and W.N. Stevenson, Company  Philadelphia County Court of Common Pleas, PA  (Supported Plaintiffs) | Benzene Exposure                         | Negotiated<br>Settlement<br>03/2018             | ANA-16-001<br>Case No.:<br>001960              | 2016-2018 |
| Mr. Chris Heavens<br>Heavens Law Firm PLLC<br>2438 Kanawha Blvd., East<br>Charleston, WV 25311                              | Plaintiff(s): Walter H. Jones, Jr.  Defendant(s): Family Handyman Services of Barboursville, LLC, George E. Linkous, individually and as owner of Family Handyman Services of Barboursville, LLC, and Absolut Roofing, LLC In the Circuit Court of Kanawha County, WV (Supported Plaintiff)   | Personal Injury – Fall<br>from Roof      | Negotiated<br>Settlement<br>10/2017             | HEA-16-001<br>Case No.: 15-C-<br>2059          | 2016-2017 |
| Mr. Chris Heavens<br>Heavens Law Firm PLLC<br>2438 Kanawha Blvd., East<br>Charleston, WV 25311                              | Plaintiff(s): Paul Michalec and Jennifer Michalec Defendant(s): American Supply Company, Inc. In the Court of Common Pleas, Philadelphia County, PA   | Personal Injury –<br>Loading Dock Injury | Testified in Trial<br>07/07/2017<br>Decision by | HEA-16-003<br>Civil Cause No.<br>000893        | 2016-2017 |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION  | Project<br>#/Case #                                 | TIMEFRAME    |
|---|--|---|---|---|--------------|
|   | (Supported Plaintiffs)   |   | Jury for the<br>Plaintiffs<br>\$573,000<br>07/17/2017 |   |              |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003                  | Plaintiff(s): Mark A. Fitzpatrick and James Parrish and Monica Parrish, his wife  Defendant(s): SAL Chemical Co., Inc., an Ohio Corporation, Chemical Solvents, Inc. an Ohio Corporation, Ball Aerosol and Specialty Containers Inc, f/k/a United States Can Company, an Indiana Corporation, Mall Metal Food Container, LLC f/k/a Ball Metal Food Container Corp., a Delaware LLC.  In the Circuit Court of Brooke County, West Virginia (Supported Plaintiffs) | Benzene Exposure                                    | Negotiated<br>Settlement<br>01/2018                   | HAR-16-002<br>Case No,:<br>14-C-74                  | 2016-2018    |
| Mr. Chris Heavens<br>Heavens Law Firm PLLC<br>2438 Kanawha Blvd., East<br>Charleston, WV 25311                              | Plaintiff(s): Heckler Defendant(s): Ricottilli Lumber Company, Inc. Pre-Lawsuit (Supported Plaintiff)  | Personal Injury –<br>Sawmill Operations<br>Accident | Cancelled   | HEA-16-005  | 2016-2017    |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464                               | Plaintiff(s): Jack S. Edison Defendant(s): CSX Transportation, Inc., individually and as successor-in-interest to Louisville & Nashville Railroad Company In the Circuit Court of Hamilton County, Tennessee (Supported Plaintiff)   | Diesel fuel & Exhaust                               | Negotiated<br>Settlement<br>08/2017                   | MOT-16-003<br>Case No.:<br>15-C-1407,<br>Division 2 | 2016-2017    |
| Ms. Jo Anna Pollock<br>Simmons Hanly Conroy<br>One Court Street<br>Alton, IL 62002  | Plaintiff(s): Joan Green, on behalf of the Estate of Thomas Albert Green, Deceased  Defendant(s): 3M Company, Apex Oil Company, Inc., Clark Oil & Refining Corporation, Premcor Refining Group, Inc., Radiator Specialty Company, Safety-Kleen Corporation, Safety-Kleen Systems, Inc., Turtle Wax, Inc., United States Steel Corporation, et al  In the Circuit Court Third Judicial Circuit, Madison County, Illinois  (Supported Plaintiff)                   | Benzene Exposure                                    | Negotiated<br>Settlement<br>10/31/2018                | 16-004<br>Case No.: 15-L-<br>1418                   | 2016-Present |
| Mr. David J. Carney<br>Anapol Weiss<br>One Logan Square 130 N. 18 <sup>th</sup> St.<br>Suite 1600<br>Philadelphia, PA 19103 | Plaintiff(s): Jean Nelson, Executrix of the Estate of Charles Nelson, III, Deceased Defendant(s): BP Products North America, Inc. individually and as successor in interest to the Standard Oil Company d/b/a SOHIO In the United States District Court for the Eastern District of  | Benzene Exposure  Deposed on 06/28/2018             | Negotiated<br>Settlement<br>2018                      | ANA-16-002<br>Case No.: 2:16-<br>CV-04888-JP        | 2016-Present |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                               | Project<br>#/Case #                              | TIMEFRAME |
|---|---|--|--|--|-----------|
|   | Pennsylvania (Supported Plaintiff)  |  |  |  |           |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464                               | Plaintiff(s): Jesse D. Roop Defendant(s): CSX Transportation, Inc., Individually and as Successor-in-Interest to Seaboard System Railroad, Seaboard Coast Line Railroad, Seaboard Air Line Railroad and Atlantic Coast Line Railroad State Court of Chatham County, Georgia (Supported Plaintiff)   | Diesel Fuel & Exhaust/Benzene  Deposed on 06/06/2019  Daubert Hearing 6/6/2020 – Motion Denied | Loss Summary<br>Judgment<br>06/2020    | MOT-16-001<br>Case No.<br>STCV1600137S<br>A      | 2016-2020 |
| Mr. Colin King<br>Dewsnup King & Olsen Law<br>36 South State Street, Suite 2400<br>Salt Lake City, UT 84111-0024            | Plaintiff(s): Allan Flandro Defendant(s): Chevron Pipe Line Company, a Delaware Corporation; PacifiCorp, an Oregon Corporation dba Rocky Mountain Power; and Corporation of the President of the of the Church of Jesus Christ of Latter-Day Saints. Third Judicial District Court, Salt Lake County, Utah (Supported Plaintiff)  | Chemical Exposure  | Negotiated<br>Settlement<br>03-01-2021 | DEW-16-001<br>Case No.<br>180905235              | 2016-2021 |
| Mr. David J. Carney<br>Anapol Weiss<br>One Logan Square 130 N. 18 <sup>th</sup> St.<br>Suite 1600<br>Philadelphia, PA 19103 | Plaintiff(s): James R. Meyer (deceased) and Jeanette Meyer Defendant(s): Atlantic Richfield Company, BP Products North American, Inc., Chevron USA Inc. f/k/a Gulf Oil Corporation, Hess Corporation, ExxonMobil Oil Corporation, Sun Oil Company d/b/a Sunoco Incorporated, Exelon Corporation as parent to Philadelphia Electric Company, Philadelphia Gas Workers, Arcelormittal USA, LLC, United States Steel Corporation, Rohm & Haas Company, J.J. White Incorporated, Nooter Construction Company, Frank Lill & Son, Incorporated, United States Services Group, and Foster Wheeler Zack, Inc. Court of Common Pleas Philadelphia County, PA, Civil Division Supported Plaintiffs) | Benzene Exposure   | Negotiated<br>Settlement<br>01/2018    | ANA-16-002<br>Case No.<br>15-07 -02328           | 2017-2018 |
| Mr. Guy Bucci<br>Bucci Bailey & Javins LC<br>112 Capitol Hill, Suite 200<br>Charleston, WV 25301                            | Plaintiff(s): Jo Ann Gore Defendant(s): The Kroger Company, an Ohio Corporation United States District Court for the Southern District of West Virginia at Charleston (Supported Plaintiff)   | Personal Injury – Fall<br>in Store   | Negotiated<br>Settlement<br>07/2017    | BUC-17-001<br>Civil Action No.:<br>2:16-cv-09223 | 2017      |
| Mr. Robert Black<br>Black Law, PC<br>The Lyric Centre<br>440 Louisiana, Suite 2400<br>Houston, Texas                        | Plaintiff(s): Leo Lippold and Stacy Lippold Individually, and as next friends for XXXXX XXXXXXX, a Minor Defendant(s): A-Pro Top Construction, RRE Armand Place Holding, LLC and Resource Real Estate Management Company In The District Court of Harris County, Texas 152nd Judicial District. (Supported Plaintiffs)  | Personal Injury – Pool<br>Fence Injury to Child<br>– Spike Through<br>Neck                     | Negotiated<br>Settlement<br>10/2017    | BLA-17-001<br>Cause No.:<br>2016-11087           | 2017      |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT          | DECISION                            | Project<br>#/Case #                                    | TIMEFRAME    |
|--|---|------------------|-------------------------------------|--|--------------|
| Mr. Brian Fritz<br>Fritz Goldenberg & Bianculli<br>1515 Market Street, Suite 705<br>Philadelphia, PA 19102 | Plaintiff(s): Thomas Timlin and Wendy Timlin, H/W Defendant(s): BP America, Inc., a/k/a BP Corporation, a/t/a Tosco, Sunoco, Inc. (R&M); Sunoco Partners Marketing and Terminals, LP; Sunoco Logistics Partners, LP; Sunoco Partners, LLC; Sunoco Chemicals, Inc.; Conoco Phillips; Phillips Petroleum Company; Chevron U.S.A, Inc.; Chevron Corporation; Braskem American, Inc.; Braskem S/A; Philadelphia Energy Solutions, LLC; Philadelphia Energy Solutions Refining & Marketing, LLC; Energy Transfer Partners GP, LP; Energy Transfer Partners, LLC; Energy Transfer Partners GP, LP; Citrus Corporation; Kinder Morgan, Inc., The Carlyle Group, LP; Carlyle Management Group Partners, LP; Carlyle Group Management, LLC; Epsilon Products Company, LLC; Honeywell, Inc.; Honeywell International, Inc.; Monroe Energy, LLC; Monroe Energy a/k/a MIPC, LLC, and/or MIPC, LLC. Court of Common Pleas Philadelphia County, PA (Supported Plaintiffs)   | Benzene Exposure | Negotiated<br>Settlement<br>02/2018 | FRI-17-001  Case No.: 15-06-062709  Docket No.: 004033 | 2017-2018    |
| Mr. Chris Heavens<br>Heavens Law Firm PLLC<br>2438 Kanawha Blvd., East<br>Charleston, WV 25311             | Plaintiff(s): Darrell Fint Defendant(s): Brayman Construction, a Foreign Corporation In the United States District Court for the Southern District of West Virginia (Supported Plaintiff)   | Personal Injury  | Negotiated<br>Settlement<br>04/2019 | HEA-17-001<br>Civil Action No.<br>5:17-CV-04043        | 2017-2019    |
| Mr. Andrew Lipton<br>Hobson & Bradley<br>2190 Harrison<br>Beaumont, TX 77701                               | Plaintiff(s): Arthur Whitfield Defendant(s): Alaska Tanker Company; Alyeska Pipeline Service Company; BP American Inc.; BP Amoco Chemical Company; BP Corporation North America, Inc.; BP Pipelines (Alaska), Inc.; BP Pipelines (North America), Inc.; BP Products North America, Inc.; Chevron Corporation, individually and as successor to Union Oil Company of California (Unocal) and Unocal Pipeline Company; Chevron USA, Inc.; ConocoPhillips Alaska, Inc.; ConocoPhillips Company; ConocoPhillips Transportation Alaska, Inc.; Crowley Marine Services, Inc., individually and as successor to Marine Transport Lines; Crawley Maritime Corporation, individually and as successor to Marine Transport Lines; Hess Corporation; Keystone Shipping Company, individually and successor to Shipco 669 Inc. and Shipco 2296 Inc.; Marine Transport Lines, Inc.; Petro-Diamond, Inc.; Petro- Diamond Terminal Company; Phillips 66 Company; Phillips 66 Pipeline, LLC; and Shell Chemical, LP. In the District Court of Jefferson County, TX, 172nd Judicial District (Supported Plaintiff) | Benzene Exposure | On-Going                            | HOB-17-001<br>Cause No: E-<br>198,379                  | 2017-Present |

| _  | -   |  |   |   |   |  |  |
|--|---|--|---|---|---|--|--|
| TIMEFRAME                                  | 2017-2018   | 2017-2018  | 2017-2018   | 2017-2018   | 2017-2018   | 2017-2018  | 2017-2018  |
| Project<br>#/Case #                        | KEL-17-001<br>Case No.:<br>CACE16-<br>007612  | TRE-17-001<br>Case No. 2016-<br>CA-005728-G  | MOT-17-003<br>Case No.:<br>1: 16-CV-4-01  | HEN-17-002  | WAG-17-001<br>Case No.:<br>1616-CV01151   | WAL-17-001<br>Case No.:<br>1616-CV26094  | HAR-17-004   |
| DECISION                                   | Negotiated<br>Settlement<br>05/2018   | Negotiated<br>Settlement<br>05/2018  | Negotiated<br>Settlement<br>05/2018   | Negotiated<br>Settlement<br>10/2018   | Negotiated<br>Settlement<br>10/2018   | Negotiated<br>Settlement<br>03/2018  | Negotiated<br>Settlement   |
| SUBJECT                                    | The standard of care required to protect workers and customers.  Deposed on 04/12/2017  | PSE TAC Elite<br>Crossbow Failure<br>Deposed on<br>06/30/2017  | Diesel Fuel & Exhaust<br>and Benzene<br>Deposed on<br>11/28/2017  | Personal Injury<br>(Slip, Trip and Fall)<br>Prepared Report                                     | Petroleum Contamination at/near Home Deposed on 12/06/2017  | Benzene Exposure<br>Deposed on<br>1/10/2018  | Aromatic,<br>Chlorinated, and  |
| CASE (Plaintiff(s) and Defendant(s) & Role | Plaintiff(s): Polly O'Hara<br>Defendant(s): HomeGoods, Inc. and Martha Prophete<br>In the Circuit Court of the 17th Judicial Circuit in and for<br>Broward County, Florida<br>(Supported Plaintiff) | Plaintiff(s): James R. Barber Defendant(s): Precision Shooting Equipment, Inc. In the Circuit Court of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida (Supported Plaintiff) | Plaintiff(s): Judith Rosser, Individually and as Executrix of the Estate of Hayden Eugene Rosser, Dec Defendant(s): Norfolk Southern Railway Company, Individually and as Successor to Southern Railway Company, A Virginia Corporation In the United States District Court for the Middle District, North Carolina | Plaintiff(s): Cantrell Defendant(s): STAT Pre-Lawsuit (Supported Plaintiff)                     | Plaintiff(s): Mary Johnson et al. Defendant(s): Zill, LLC, MHS Environmental, Inc., et al. & The City of Kansas City, MO; The Kansas City Public Schools USD 33 a/k/a Kansas Public Schools, Land Bank of Kansas City Missouri, Brandon Dixon and Tiara Dixon, Inner City Oil Company, Inc. and Renee Wiggs and Bill Wiggs (third-party Defendant(s)) In The Circuit Court of Jackson County, Missouri at Kansas City (Supported Plaintiff) | Plaintiff(s): James Petrechko Defendant(s): BP Corporation North America Inc. and BP Products North America Inc. – Former American Oil Company (AMOCO) Site In the Circuit Court of Jackson County, Missouri at Independence (Supported Plaintiff) | Plaintiff(s): Elijah P. Morris and Shirley J. Morris, his wife Defendant(s): Constellium Rolled Products Ravenswood, |
| ATTORNEY/LAW FIRM                          | Mr. Todd McPharlin<br>Kelley Uustal<br>500 N. Federal Highway, Suite 200<br>Fort Lauderdale, FL 33301   | Mr. Craig Harris<br>Trentalange & Kelley, P.A.<br>218 N. Dale Mabry Highway<br>Tampa, FL 33609   | Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464   | Mr. Guy Bucci<br>Hendrickson & Long PLLC<br>112 Capitol Hill, Suite 200<br>Charleston, WV 25301 | Mr. Brian Madden<br>Wagstaff & Cartmell, LLP<br>4740 Grand Avenue, Suite 300<br>Kansas City, MO 64112   | Mr. Lon Walters<br>The City Market<br>23A East Third Street<br>Kansas City, MO 64106   | R. Dean Hartley<br>Hartley Law Group, PLLC   |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION                            | Project<br>#/Case #                            | TIMEFRAME |
|---|--|---|-------------------------------------|--|-----------|
| The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003  | LLC, individually and as successor-in Interest to Kaiser Aluminum, Corporation, Ravenswood Aluminum Corporation, Century Aluminum Corporation of West Virginia, Inc., Pechiney Rolled Products, LLC, Alcan Rolled Products-Ravenswood, Rio Tinto Alcan, Inc., and Apollo Global Management, LLC, a Delaware Limited Liability Company et al.  In the Circuit Court of Jackson West Virginia (Supported Plaintiffs)   | Various Cutting Oils,<br>Mists                              | 2018                                | Civil Action No.<br>14-C-80                    |           |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464   | Plaintiff(s): Wendy Smith, Individually and as Personal Representative for the Estate of Jeremy O. Smith, Deceased Defendant(s): CAN Holdings, Inc. et al. State of South Carolina, County of Spartanburg, Court of Common Pleas, Seventh Judicial Circuit (Supported Plaintiff)   | Diesel Fuel &<br>Exhaust/Benzene<br>Deposed on<br>6/04/2019 | Negotiated<br>Settlement<br>08/2019 | MOT-17-004<br>Case No.:<br>2017-CP-<br>4202983 | 2017-2019 |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003  | Plaintiff(s): Dora Carbajal de Vences and Jose Luis Vences Sotelo, her husband Defendant(s): MAAX US Corp., Individually and as Successor-in-Interest by Aker Plastics Co., Inc., a Delaware Corporation; AOC, LLC; Arkema, Inc.; Axson US, Inc.; CTG International; Edgemate, Inc.; Evonik Corp.; Illinois Tool Works, Inc.; Jotun Paints, Inc.; Jowat Corporation; The Matchless Metal Polish Company; Multi-Tech Products, LLC; Performance Mineral Corp.; Sasol Chemicals North America, LLC; TR Industries, LLC; 3M Company, Individually and as Successor-by-Merger for/to Bondo Company; US Compliance Corp. In the Circuit Court of Berkley County, West Virginia (Supported Plaintiffs) | Chemical Exposure  Deposed  06/25-26, 2019                  | Negotiated<br>Settlement<br>01/2020 | HAR-17-002<br>Case No.: 17-C-<br>98            | 2017-2020 |
| Ms. Diana H. Crutchfield Berry, Kessler, Crutchfield, Taylor and Gordon 514 Seventh Street Moundsville, WV 26041 Mr. Guy Bucci Hendrickson & Long 214 Capitol Street Charleston, WV 25301 | Plaintiff(s): Mr. Frank David Fullerton and Penny K. Fullerton Defendant(s): Bayer Corporation, an Indiana Corporation; Bayer MaterialScience, LLC, a Delaware Corporation; Covestro, LLC, a Delaware Corporation; Robert Baxter, Individually; Gary Durig, Individually; and Robert Greathouse, Individually Circuit Court of Marshall County, West Virginia (Supported Plaintiffs)   | TDI Exposure<br>Deposed on<br>06/13/2019                    | Negotiated<br>Settlement<br>09/2020 | BER-17-001<br>Civil Action No.:<br>11-C-197 K  | 2017-2020 |
| Ms. Jo Anna Pollock<br>Simmons Hanly Conroy<br>One Court Street<br>Alton, IL 62002  | Plaintiff(s): James Andrew Spalo, an individual; and Mary Spalo, an individual Defendant(s): Union Pacific Railroad Company, Safety-Kleen Corporation, and Safety-Kleen Systems, Inc., et al.  | RR Worker<br>Deposed on<br>01/18/2019                       | Negotiated<br>Settlement<br>02/2019 | SIM-18-001<br>Case No.:<br>2017 L 3103         | 2018-2019 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                            | Project<br>#/Case #                        | TIMEFRAME    |
|--|---|--|-------------------------------------|--|--------------|
|  | In the Circuit Court of the First Judicial Circuit, Cook County, State of Illinois (Supported Plaintiffs)   |  |                                     |  |              |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003   | Plaintiff(s): Judy Caruthers, Individually and as Administratrix of the Estate of Johnny Caruthers, Deceased Defendant(s): 3M Company, a Delaware Corporation; Ashland, LLC, a Kentucky Corporation; B'Laster Corporation, an Ohio Corporation; Castle Product, Inc., a New York Corporation; CRC Industries, Inc., a Pennsylvania Corporation; Exxon Mobil Corporation, a New Jersey Corporation; General Truck Sales Corporation, a West Virginia Corporation; Genuine Parts Company, D/B/A NAPA Auto Parts, a Georgia Corporation; Henkel Corporation, a Delaware Corporation; ITW Polymers Sealants North America, Inc., D/B/A ITW Pro Brands and or LPS, a Texas Corporation; Oliver Fuels & Oils, Inc., a West Virginia Corporation; Radiator Specialty Company, a North Carolina Corporation; Safety-Kleen Systems, Inc., a Wisconsin Corporation; Shamrock Specialties, Inc., a Texas Corporation; Walker Machinery, Co., a West Virginia Corporation; and ZEP, Inc., a Delaware Corporation, Defendant(s)  In the Circuit Court of Putnam County, West Virginia. Honorable Judge Stowers (Supported Plaintiff) | Benzene Exposure   | On-going                            | HAR-17-003<br>Case No.: 18-C-<br>83        | 2017-Present |
| Weitz & Luxenberg P.C. Ms. Robin Greenwald Mr. Jerry Kristoff 700 Broadway New York, NY 10003  Levin Papantonio Thomas Mitchell Rafferty & Proctor, P.A. 316 South Baylen Street Pensacola, FL 32502 | Plaintiff(s): Chaplick, Kyle; Cole, Dean; Cook, Bryan; Gatewood, Stephen; Gatewood, Vicki; Haley, Richard; Hammond, Marcus; Jenkins, Lafayette; Karr, Joshua; Miller, Robert; Puchbauer, Michael; Sanders, Deion; Sessions, Joseph; Winston, Walter.  Defendant(s): Monsanto Company In the Circuit Court of the City of St. Louis, State of Missouri (Supported Plaintiffs)  | Exposure to Roundup  Deposed 7/9, 10, & 11/2019 & 7/25-26/2019  Daubert Motion filed on 9/11/2019; — never ruled on. | Negotiated<br>Settlement<br>06/2020 | LEV-18-001<br>Case No.: 1822-<br>CC00515   | 2018-2020    |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003   | Plaintiff(s): Thomas E. Kemp, Jr. and Kelly Kemp, his wife Defendant(s): Sal Chemical Company, Inc. an Ohio Corporation; Superior Solvents, Inc. (Superior Oil Company, Inc.), d/b/a Superior Solvents and Chemicals, an Indiana corporation; The Valspar Corporation, a Delaware corporation; Karcher North America, Inc., d/b/a Hotsy, a Delaware corporation; Tier Environmental Services, Inc., as successor-in-interest to Hukill Chemical Corporation, a Delaware corporation; Jenkin-Guerin, Inc., a Missouri  | Exposure to<br>Chemicals<br>Deposed on<br>1/23/2019  | Negotiated<br>Settlement<br>07/2019 | HAR-18-002<br>Civil Action No.:<br>16-C-21 | 2018-2019    |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION                            | Project<br>#/Case #  | TIMEFRAME    |
|--|---|---|-------------------------------------|--|--------------|
|  | corporation; ZEP Inc., as successor-in-interest to Selig Industries, a Delaware corporation; The Sherwin-Williams Company, an Ohio corporation; and Acuity Specialty Products, Inc. a Georgia corporation.  In the Circuit Court of Brooke County, West Virginia. Honorable Ronald E. Wilson. (Supported Plaintiffs)  |   |                                     |  |              |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003 | Plaintiff(s): Donald August Alexander and Fran Alexander, his Wife.  Defendant(s): Koppers, Inc., a Pennsylvania Corporation; Southeast Ohio Auto Parts, Inc., d/b/a NAPA of Wellsburg, a Georgia Corporation; Kano Laboratories, Inc., a Tennessee Corporation; Sal Chemical Co., Inc., an Ohio Corporation; CRC Industries, Inc., a Pennsylvania Corporation; The B'Laster Corporation, an Ohio Corporation; and Safety-Kleen Systems, Inc., a Wisconsin Corporation.  In the Circuit Court of Brooke County, West Virginia. (Supported Plaintiffs)   | Exposure to<br>Chemicals<br>Deposed on<br>1/27/2021 | On-Going                            | HAR-18-003<br>Civil Action No.:<br>16-C-35                         | 2018-Present |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003 | Plaintiff(s): Jay Bradford Crofford Defendant(s): Koppers, Inc., a Pennsylvania Corporation; Southeast Ohio Auto Parts, Inc., d/b/a NAPA of Wellsburg, a Georgia Corporation; Kano Laboratories, Inc., a Tennessee Corporation; Sal Chemical Co., Inc., an Ohio Corporation; CRC Industries, Inc., a Pennsylvania Corporation; The B'Laster Corporation, an Ohio Corporation; and Safety-Kleen Systems, Inc., a Wisconsin Corporation. In the Circuit Court of Brooke County, West Virginia (Supported Plaintiff)   | Exposure to<br>Chemicals                            | On-Going                            | HAR-18-004<br>Civil Action No.:<br>18-C-78                         | 2018-Present |
| Metzger Law Group<br>Raphael Metzger<br>401 E. Ocean Blvd., Ste. 800<br>Long Beach, CA 90802               | Plaintiff(s): Johnny Nelson Blake and Kathleen Mary Blake Defendant(s): Akzo Nobel Coatings, Inc., as successor by acquisition to Devoe Coatings and Sinclair Paint Company, an Illinois Corporation; Benjamin Moore & Company, a New Jersey Corporation; Carboline Company, a Missouri Corporation; Castrol Industrial North America, Inc., a Texas Corporation; Dunn-Edwards Corporation, a California Corporation; Ellis Paint Company, a California Corporation; Ennis-Flint as successor by acquisition to Pervo Paint Company, a North Carolina Corporation; Illinois Tool Works, Inc., a Delaware Corporation; Jotun Paints, Inc., a Louisiana Corporation; Magnaflux Corporation, a Delaware Corporation; PPG Industries, Inc., as successor by acquisition to Ameron International Protective Coatings Group, a Pennsylvania Corporation; Rexnord Corporation, as successor by | Benzene Exposure                                    | Negotiated<br>Settlement<br>04/2019 | MET-18-001  Case No.: BC616881; Honorable Terry A. Green, Dept. 14 | 2018-2019    |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT                                     | DECISION                            | Project<br>#/Case #                             | TIMEFRAME    |
|--|--|---|-------------------------------------|---|--------------|
|  | acquisition to the Falk Corporation, a Wisconsin Corporation; Rust-Oleum Corporation, an Illinois Corporation; Safety-Kleen Systems, Inc., a Massachusetts Corporation; The Steco Corporation, an Arizona Corporation; Pervo Paint Company, a California Corporation (previously sued herein as Doe #1); BASF Corporation, a Delaware Corporation (previously sued herein as Doe #2); PFI, Inc., a California Corporation (previously sued herein as Doe #3); PPG Industries, Inc. a Pennsylvania Corporation (previously sued herein as Doe #4); The Valspar Corporation, a Delaware Corporation (previously sued herein as Doe #5); The Sherwin-Williams, Company, an Ohio Corporation (previously sued herein as Doe #6); Tyco International (US), Inc., a Massachusetts Corporation (previously sued herein as Doe #7); W. M. Barr & Company, Inc. a Tennessee Corporation (previously sued herein as Doe #8); CRC Industries, Inc., a Pennsylvania Corporation (previously sued herein as Doe #9); 3M Company, a Delaware Corporation (previously sued herein as Doe #9); ARCOMPANY, a Delaware Corporation (previously sued herein as Doe #10); Aervoe Industries, Inc. a Nevada Corporation (previously sued herein as Doe #12); Axalta Coating Systems, LLC, as successor by acquisition to Pacific Coats Lacquer, a Delaware Limited Liability Company (previously sued herein as Doe #13); Seymour of Sycamore, Inc., an Illinois Corporation (previously sued herein as Doe #14); and Does 15-200, Inclusive.  In the Superior Court of the State of California, County of Los Angeles, Central District (Supported Plaintiffs) |   |                                     |   |              |
| Mr. Lon Walters<br>The Walters Law Firm<br>The City Market<br>23A East Third Street<br>Kansas City, MO 64106 | Plaintiff(s): Peggy Petrovic, Individually and as Plaintiff ad litem for Alexander Petrovic, Jr., deceased Defendant(s): BP Corporation North America Inc. and BP Products North America Inc. – Former American Oil Company (AMOCO) Site. Circuit Court of Jackson County, Missouri at Independence (Supported Plaintiffs)   | Benzene Exposure  Deposed on 3/13/2020      | On-going                            | WAL-18-001  Cause No.: 1716-cv24363; Division 5 | 2018-Present |
| Mr. Jeff Gaddy<br>Mr. Wesley Bowden<br>Levin Papantonio<br>316 Baylen Street<br>Pensacola, FL 32502          | Plaintiff(s): Wayne D. McClung Defendant(s): E.I. du Pont de Nemours and Company Circuit Court of Wood County, West Virginia (Supported Plaintiff)   | C-8 Exposure                                | Negotiated<br>Settlement<br>03/2019 | LEV-18-002<br>Civil Action No.:<br>17-C-223     | 2018-2019    |
| Mr. Guy Bucci<br>Mr. Scott Long<br>Hendrickson & Long PLLC   | Plaintiff(s): EQT Gathering, LLC Defendant(s): The Travelers Indemnity Company and   | Gas Pipeline<br>Explosion Wrongful<br>Death | Negotiated<br>Settlement<br>04/2019 | HEN-18-001<br>Civil Action No.                  | 2018-2019    |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION                            | Project<br>#/Case #                     | TIMEFRAME    |
|---|---|---|-------------------------------------|---|--------------|
| 214 Capitol St.<br>Charleston, WV 25301   | Travelers Casualty Company of America In the United States District Court for the Southern District of West Virginia at Charleston (Supported Plaintiff)  |   |                                     | 2:18-cv-00392                           |              |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464 | Plaintiff(s): Roach Defendant(s): CSX, Seaboard Coastline and Atlantic Coastline (Supported Plaintiff)  | Diesel Fuel, Herbicides, Fungicides, Fertilizers, Spectracide, Pesticides and Organic Chemicals | Negotiated<br>Settlement<br>01/2021 | MOT-18-005                              | 2018-2021    |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464 | Plaintiff(s): Logan Dodd Defendant(s): L&N/CSX Railroad (Supported Plaintiff)   | Diesel Fuel &<br>Exhaust/Benzene/<br>Asbestos   | Negotiated<br>Settlement<br>04/2021 | MOT-18-004                              | 2018-2021    |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464 | Plaintiff(s): Dale E. Price, Executor of the Estate of Gary E. Price, Deceased.  Defendant(s): Consolidated Rail Corporation a/k/a American Premier Underwriters, Inc., Individually and as Successor-in-Interest-or-Liability to Penn Central Transportation Company, and/or The Pennsylvania Railroad Company In the Court of Common Pleas of Allegheny County, PA — Civil Action — Asbestos  (Supported Plaintiff)   | Diesel Fuel, Diesel<br>Exhaust, Creosote,<br>and Asbestos                                       | On-going                            | MOT-18-002<br>Case No.:<br>GD 19-006889 | 2018-Present |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464 | Plaintiff(s): Edward Arthur Johnson Defendant(s): CSX Transportation, Inc., Individually and as Successor-in-Interest to Louisville & Nashville Railroad Company and Seaboard Coast Line Railroad In the Circuit Court of Davidson, Tennessee (Supported Plaintiff)   | Diesel Fuel &<br>Exhaust/Benzene/<br>Asbestos   | On-going                            | MOT-18-001<br>Case No.<br>19C105        | 2018-Present |
| J. Robert Black<br>Black Law, PC<br>3701 Kirby Dr., Suite 101<br>Houston, TX 77098            | Plaintiff(s): Eva Garcia Gonzales, Individually and as Personal Representative of the Estate of Ricardo S. Gonzales, deceased; Katherine G. Sanchez; Amanda Gonzales-Todd; and Joseph P. Gonzales.  Defendant(s): Waukesha-Pearce, LLC; Ace Hardware Corporation; Berryman Products, Inc.; BP Amoco Chemical Company; BP Products North America, Inc.; BP Corporation North American, Inc.; Chevron, USA, Inc.; CRC Industries, Inc.; CTR Petroleum, Inc.; The Dow Chemical Company; E. I. DuPont De Nemours & Company; ExxonMobil Oil Corporation; Radiator Specialty Company; Safety-Kleen Corp., Safety-Kleen Systems, Inc.; Shell Oil, Co.; Total | Benzene Exposure  | Negotiated<br>Settlement<br>05/2019 | BLA-18-001<br>Case No:<br>2018-21475    | 2018-2019    |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT                                       | DECISION                            | Project<br>#/Case #                     | TIMEFRAME    |
|--|---|---|-------------------------------------|---|--------------|
|  | Petrochemicals & Refining USA, Inc.; Union Oil Company of California; United States Steel Corporation.  In the District Court of Harris County, Texas, 281st Judicial District.  (Supported Plaintiffs)   |   |                                     |   |              |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464                          | Plaintiff(s): James Ray Defendant(s): Kansas City Southern Railroad   | Diesel Fuel &<br>Exhaust/Benzene/<br>Asbestos | Negotiated<br>Settlement<br>06/2021 | MOT-19-002                              | 2019-2021    |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003             | Plaintiff(s): Michael D. Ruble and Brenda K. Ruble, his wife.  Defendant(s): Rust-Oleum Corporation; RPM International; Inc., Zinsser Company, Inc., individually and as successor-in —interest to New Parks, a New Jersey corporation; Zinsser Company, Inc., d/b/a New Parks, a division of Zinsser Company, Inc., a New Jersey corporation; New Parks, a division of Zinsser Company, Inc., a New Jersey corporation; E. I. DuPont de Nemours and Company; Akzo Nobel, Inc., f/k/a Akzo America, Inc., individually and as successor-in- interest to Akzo Nobel Functional Chemicals, LLC and Akzo Nobel Chemicals, Inc., a Delaware corporation; Akzo Nobel Functional Chemicals, LLC; Akzo Nobel Chemicals, Inc.; Bayer Corporation; Bayer CropScience; Monsanto Company; The Early Construction Company; Advansix, Inc.; Altiva Petrochemicals, LLC; Brenntag Great Lakes, LLC; Brenntag Great Lakes, LLC: Brenntag Mid-South, Inc.; Citgo Petroleum Corporation; Exxon Mobil Corporation; FBC Chemical Corporation; Matriz Chemical, LLC; Nexeo Solutions, LLC; the Yenkin-Majestic Paint Corporation; Special Materials Company; and Univar Solutions, Inc., individually and as successor-by-merger to Nexeo Solutions, LLC, a Delaware corporation. In the Circuit Court of Cabell County, West Virginia (Supported Plaintiffs) | Exposure to<br>Chemicals                      | On-Going                            | HAR-19-001<br>Case No.<br>19-C-127      | 2019-Present |
| R. Dean Hartley<br>Hartley Law Group, PLLC<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): Mark Ady, Administrator of the Estate of Glenn R. Ady, Deceased Defendant(s): Shell Chemical LP, a Delaware limited partnership, d/b/a Shell Oil Company, et al. In the Circuit Court of Marshall County, West Virginia (Supported Plaintiff)   | Formaldehyde<br>Exposure                      | Negotiated<br>Settlement<br>2019    | HAR-19-003<br>Case No.<br>14-C-51K      | 2019         |
| Weitz & Luxenberg P.C.<br>Ms. Robin Greenwald<br>Mr. Jerry Kristoff<br>700 Broadway                                    | Plaintiff(s): Robert Dickey, Larry Domina, Royce Janzen,<br>Yolanda Mendoza, Frank Pollard, John Sanders, & Frank<br>Tanner   | Exposure to Roundup  Deposed 11/5 & 6/2019    | Negotiated<br>Settlement<br>06/2020 | WL-19-001<br>Case No.<br>3:16-cv-05658- | 2019-2020    |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION                            | Project<br>#/Case #                   | TIMEFRAME    |
|---|---|---|-------------------------------------|---------------------------------------|--------------|
| New York, NY 10003  Levin Papantonio Thomas Mitchell Rafferty & Proctor, P.A. 316 South Baylen Street Pensacola, FL 32502 | Defendant(s): Monsanto Company United States District Court, Northern District of California (Supported Plaintiffs)   | Daubert Motion filed<br>on 11/26/2019 –<br>Decision moved to<br>Local Federal Courts<br>– Never Ruled On. |                                     | VC<br>MDL No. 2741                    |              |
| R. Dean Hartley<br>Hartley Law Group, PLLC<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003    | Plaintiff(s): Lee Roy Rodgers Defendant(s): Chevron Mining, Inc., Successor by Merger of Molycorp, Inc. & Union Oil Company of California and Unocal Corporation; The B'Laster Corporation, BP Corporation North America, Inc.; and the Henkel Corporation. In Court of Common Pleas, Washington County, PA. (Supported Plaintiff)  | Thorium, Uranium,<br>and Benzene<br>Exposures   | Negotiated<br>Settlement<br>02/2020 | HAR-19-004<br>Case No.: 2016-<br>1836 | 2019-2020    |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003                | Plaintiff(s): Mary Kay Virden, individually and as Executrix of the Estate of Charles E. Virden, deceased.  Defendant(s): Covestro, LLC, as successor-in-interest to BayerMaterial Science, LLC a wholly owned affiliate of Bayer Corporation, which was formerly known as Miles, Inc., successor-in-interest to Mobay Corporation and Bayer U.S.A, a Pennsylvania limited liability company; Ashland LLC, a Kentucky limited liability company; Avantor, Inc., f/k/a Avantor Performance Materials d/b/a and successor to Mallinckrodt Baker, Inc., J.T. Baker, Inc., J.T. Baker Chemical Company, and VWR Corporation, a Delaware corporation; BP Amoco Chemical Company, as successor-in-interest to BP Chemicals, Inc., a Delaware Corporation; BP Products North America, Inc., successor-in-interest to BP Exploration & Oil, Inc., d/b/a BP Oil Company, a Maryland Corporation; Celanese Corporation, Successor-in Interest to Celanese AG, Hoechst Celanese Corporation and Celanese Chemicals, a Delaware Corporation; Chevron U.S.A., Inc., as successor-in-interest by merger to Union Oil Company of California and as successor-in-interest to UNOCAL Corp., a California Corporation; Exxon Mobil Corporation, a Delaware Corporation; Hess Corporation, f/k/a Hess Oil and Chemical Corporation; Hess Corporation; Hess Oil and Chemical Corporation, a New York corporation; Hexion Inc., successor-in-Interest to Hexion Specialty Chemicals, Inc., a Bordon Chemical, Inc., and Borden, Inc., a New Jersey corporation; Shell Chemical, LP, d/b/a Shell Oil Company, a Delaware limited partnership; Sunoco (R&M), LLC, successor-in-interest to Sun Company, Inc. (R&M), a Pennsylvania limited liability company; Tauber Oil Company, a Texas Corporation; Texaco, Inc., a Delaware corporation; Thermo Fisher | Exposure to Benzene and Benzene-Containing Chemicals  | On-Going                            | HAR-19-005<br>Case No.:<br>19-C-252 C | 2019-Present |

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT  | DECISION                            | Project<br>#/Case #                      | TIMEFRAME |
|---|--|--|-------------------------------------|--|-----------|
|   | Scientific Inc., a successor-by-merger to Fisher Scientific International, Inc. successor to and f/k/a Fischer Scientific Company, a Delaware, Corporation; United States Steel Corporation, successor-in-interest to USX Corporation, USS chemicals Division, a Delaware Corporation; Valero Refining-Texas, L.P., as successor-in-interest by acquisition to Basis Petroleum, Inc., f/k/a Phibro Energy USA, Inc., a Delaware limited partnership.  In the Circuit Court of Marshall County, West Virginia (Supported Plaintiff)   |  |                                     |  |           |
| J. Robert Black<br>Black Law, PC<br>3701 Kirby Dr., Suite 101<br>Houston, TX 77098  | Plaintiff(s): Aaron Augustine Defendant(s): DeBusk Services Group and Lubrizol. In the United States District Court Southern District of Texas Houston Division (Supported Plaintiff)  | Chemical Burns to<br>Feet and Ankles –<br>Acrylonitrile Exposure | Negotiated<br>Settlement<br>03/2020 | BLA-19-003<br>Case No.:<br>4:19-cv-02157 | 2019-2020 |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464   | Plaintiff(s): Charles E. Caton, Jr., aka Charles Caton Defendant(s): CSX Transportation, Inc. (CSXT); c/o CT Corporation System Statutory Agent, 4400 Easton Commons Way, Suite 125, Columbus, OH 43219; and Consolidated Rail Corporation (CONRAIL); 1717 Arch Street, Suite 1310, Philadelphia, PA 19103-2844; and American Premier Underwriters, Inc. (APU), Individually and as Successor-in- interest to The Penn Central Transportation Company, c/o CT Corporation System Statutory Agent, 4400 Easton Commons Way, Suite 125, Columbus, OH 43219 Court of Common Pleas of Hamilton County, Ohio (Supported Plaintiffs) | Diesel Fuel &<br>Exhaust/Benzene/<br>Asbestos                    | Negotiated<br>Settlement<br>03/2020 | MOT-19-003<br>Case No.:<br>A1903216      | 2019-2020 |
| Weitz & Luxenberg P.C. Ms. Robin Greenwald Mr. Jerry Kristoff 700 Broadway New York, NY 10003.  Levin Papantonio Thomas Mitchell Rafferty & Proctor, P.A. 316 South Baylen Street Pensacola, FL 32502 | Plaintiff(s): Timothy Kane et al. (Crabtree, Edwin; Dela Cruz, Thomas; Dyer, Angela; Haynes, Rosita; and Ramirez, Ron). Defendant(s): Monsanto Company In the Circuit Court of the City of St. Louis, State of Missouri. (Supported Plaintiffs)  | Exposure to Roundup  Deposed 12/3 & 4/2019                       | Negotiated<br>Settlement<br>06/2020 | WL-19-002<br>Case No.<br>1622-CC10172    | 2019-2020 |
| Weitz & Luxenberg P.C.<br>Ms. Robin Greenwald<br>Mr. Jerry Kristoff<br>700 Broadway<br>New York, NY 10003.  | Plaintiff(s): Leroy Seitz, et al. (Cannon, Mario; Jenkins, Larry; Pinnon, Jerry; and Sorich, Scott).  Defendant(s): Monsanto Company In the Circuit Court of the City of St. Louis, State of Missouri. (Supported Plaintiffs)  | Exposure to Roundup  Deposed 1/15 & 16/2020                      | Negotiated<br>Settlement<br>06/2020 | WL-19-003<br>Case No.<br>1722-CC11325    | 2019-2020 |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT                                 | DECISION                            | Project<br>#/Case #                                   | TIMEFRAME    |
|--|---|---|-------------------------------------|---|--------------|
| Levin Papantonio Thomas Mitchell<br>Rafferty & Proctor, P.A.<br>316 South Baylen Street<br>Pensacola, FL 32502         |   |   |                                     |   |              |
| Nadina Beach<br>Lundy Soileau & South, LLP<br>501 Broad Street<br>Lake Charles, Louisiana 70601                        | Plaintiff(s): LaTwon Whitby Defendant(s): Monsanto In the Circuit Court of the County of St. Louis, State of Missouri. (Supported Plaintiff)  | Exposure to Roundup Deposed on 2/7/2020 | Negotiated<br>Settlement<br>06/2020 | LUN-19-001<br>Case No.:<br>19SL-CC04020               | 2019-2020    |
| Mr. Christopher Heavens<br>2438 Kanawha Blvd. East<br>Charleston, WV 25311   | Plaintiff(s): Justin Butcher and Jennifer Butcher Defendant(s): Halliburton Energy Services, Inc., a Delaware Corporation, Antero Resources Corporation, a Delaware Corporation, and Safety Management Systems, LLC, a Louisiana Corporation. In the United States District Court for the Northern District of West Virginia, Clarksburg. (Supported Plaintiff)   | Work-related<br>Amputation/Injury       | On-going                            | HEA-19-001<br>Civil Action No.<br>1:20cv74<br>(Kleeh) | 2019-Present |
| Mr. John E. Tomlinson Beasley, Allen, Crow, Methvin, Portis & Miles, P.C. 218 Commerce Street Montgomery, AL 36104     | Plaintiff(s): Hollis D. Graham and Shirley Graham Defendant(s): 3M Company; American Offset Printing Ink; Anchor/Lith-Kem-Ko, Incorporated, a Subsidiary of FugiFilm Hunt Chemicals USA, Incorporated; FugiFilm Hunt Chemicals USA, Incorporated, d/b/a and Parent and Successor to Anchor/Lith-Kem-Ko, Incorporated; Day International, Inc.; Deleet Merchandising Corp.; Flint Group US, LLC; Fujifilm Hunt Chemicals USA, Inc.; Printer Service d/b/a Prisco; Rogersol, Inc., Rycoline Products, Inc., a Division of Sun Chemical Commercial Group a/k/a Rycoline Products, LLC and Successor to Rogersol, Inc.; Sun Chemical Corporation, Individually and a Parent and Successor to Rycoline Products, LLC, a/k/a Rycoline Products, Inc. and Successor to Rogersol, Inc.; Varn International, d/b/a Varn Products Company; Day International, Inc., Individually and as Successor to and d/b/a Varn Products Company. In the United States District Court, Northern District of Alabama, Southern Division (Supported Plaintiffs) | Exposure to Printing<br>Products        | Negotiated<br>Settlement<br>12/2020 | BEA-20-001<br>Case #:<br>2:18-cv-1362-<br>RDP.        | 2020         |
| R. Dean Hartley<br>Hartley Law Group, PLLC<br>The Wagner Building<br>2001 Main Street, Suite 600<br>Wheeling, WV 26003 | Plaintiff(s): Frederick R. Eastman and Janet L. Eastman, his wife.  Defendant(s): Sunoco, Inc.; Texaco, Inc.; Exxon Mobil Corp.; BP Amoco Chemical Company; BP Products North America, Inc.; 3-M Company; CRC Industries, Inc., Advanced Auto Parts, Inc. The B'Laster Corporation; Radiator Specialty  | Exposure to<br>Chemicals                | On-going                            | HAR-20-001  | 2020-Present |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                                      | Project<br>#/Case #  | TIMEFRAME    |
|--|---|--|---|--|--------------|
|  | Company; United States Steel Corporation; Safety-Kleen Systems, Inc., Kano Laboratories; Valvoline, Inc.; Rust-Oleum Corporation; The Testor Corp.; E.I. DuPont de Nemours & Company; The Sherwin-Williams Company; The Valspar Corporation; Autozone, Inc.; Pennzoil-Quaker State Company; W.M Barr & Company, Inc.; PPG Industries, Inc.; AGS Company Solutions, LLC; Sig Manufacturing Company, Inc.; Automotive Systems Warehouse, Inc.; Niteo Products, LLC; Illinois Tool Works, Inc.; Chase Products Company; Wilson Imperial Company; Zep, Inc. In the Court of Common Pleas of Allegheny County, Pennsylvania (Supported Plaintiffs) |  |   |  |              |
| Mr. Kristofer Cormany<br>Cormany Law, PLLC<br>P.O. Box 11827<br>206 Capitol Street<br>Charleston, WV 25339 | Plaintiff(s): Lori Harrison, Administratrix of the Estate of Sarah Cain, Deceased.  Defendant(s): Go-Mart, Inc., a West Virginia Corporation, and Heater Oil Company, Inc., a West Virginia Corporation.  In the Circuit Court of Putnam County, West Virginia (Supported Plaintiff)  | Exposure to Chemicals in Go-Mart Bathroom – Death of Women and Fetus | Negotiated<br>Settlement<br>February 2021     | COR-20-001<br>Civil Action No.:<br>19-C-115                                    | 2020-2021    |
| J. Robert Black<br>Black Law, PC<br>3701 Kirby Dr., Suite 101<br>Houston, TX 77098                         | Plaintiff(s): James Crabtrey and Brenda Crabtrey Defendant(s): Atlantic Richfield Company; Bayer Corporation; Berryman Products, Inc.; Celanese Corporation; Chevron USA, Inc.; Covestro, LLC; Huntsman International, LLC; Ineos Styrolution America, LLC; Nova Chemicals, Inc.; Occidental Chemical Corporation; Radiator Specialty Company; Schneider Electric Systems USA, Inc.; Shell Oil Company; Total Petrochemicals & Refining USA, Inc.; Union Oil Company of California; United States Steel Corporation In the District Court Harris County, Texas (Supported Plaintiffs)   | Chemical Exposure  | On-Going                                      | BLA-20-001<br>Cause No.<br>2020-05009 –<br>Court 189                           | 2020-Present |
| Mr. David P. Matthews<br>Matthews & Associates<br>2905 Sackett Street<br>Houston, TX 77098                 | Plaintiff(s): Randall Dean Seidl et al. Defendant(s): Monsanto Co. United States District Court, Northern District of California & In the Circuit Court of Jefferson County State of Missouri. (Supported Plaintiffs)   | Exposure to Roundup  | Non-resolved<br>cases moved to<br>Frazer, PLC | MAT-20-001  Case No.: 3:17- cv-00519  MDL No. 2741  &  Cause No.: 20JE-CO00709 | 2020-2021    |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT  | DECISION                               | Project<br>#/Case #   | TIMEFRAME    |
|--|---|--|--|---|--------------|
| William R. Sutton<br>Beasley Allen Law Firm<br>218 Commerce St.<br>Montgomery, AL 36104  | Plaintiff(s): Randall Dean Seidl Defendant(s): Monsanto Co. United States District Court, Northern District of California (Supported Plaintiff)   | Exposure to Roundup  Deposed 3/2/2021                                    | On-Going                               | BEA-20-2002<br>Case No.: 3:17-<br>cv-00519                      | 2020-Present |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464  | Plaintiff(s): Cynthia Minnis, Personal Representative of the Estate of Porter K. Minnis, Deceased.  Defendant(s): BNSF Railway Company, Individually and as Successor-in-Interest to The Burlington Northern, Inc., Burlington Northern & Santa Fe Railway Company, and Atchison, Topeka and Santa Fe Railway Company.  In the Circuit Court of Linn County, State of Missouri (Supported Plaintiff)  | Exposure to Diesel<br>Fuel, Diesel Exhaust,<br>Benzene, & Asbestos       | On-Going                               | MDL No. 2741<br>MOT-19-006<br>Civil Action No.:<br>19LI-CC00036 | 2021-Present |
| Mr. Wesley A. Bowden, Esq.<br>Levin Papantonio Thomas Mitchell<br>Rafferty & Proctor, P.A.<br>316 South Baylen Street<br>Pensacola, FL 32502 | In RE: Aqueous Film-Forming Foams Products Liability Litigation In the United States District Court for the District of South Carolina Charleston Division (Supported Plaintiff(s))   | PFASs Expert<br>Support  | On-Going                               | LEV-21-002<br>MDL No.: 2:18-<br>mn-2873-RMG                     | 2021-Present |
| Mr. Wesley A. Bowden, Esq. Levin Papantonio Thomas Mitchell Rafferty & Proctor, P.A. 316 South Baylen Street Pensacola, FL 32502             | Plaintiff(s): Middlesex Water Company, New Jersey. Defendant(s): 3M Company. United States District Court for the District of New Jersey (Supported Plaintiff)  | Evaluation of<br>Treatment Methods<br>and Costs for<br>Removals of PFASs | On-Going                               | LEV-21-003<br>Case No.: 2:18-<br>cv-15366                       | 2021-Present |
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003                                   | Plaintiff(s): Teddy A. Kemp and Judy L. Kemp, his wife. Defendant(s): Covestro, LLC, as successor-in-interest to BayerMaterial Science, LLC a wholly owned affiliate of Bayer Corporation, which was formerly known as Miles, Inc., successor-in-interest to Mobay Corporation and Bayer U.S.A, a Pennsylvania limited liability company; Axial Corporation, as successor-in-interest to PPG Industries, Inc., a Delaware Corporation; Ashland LLC, a Kentucky limited liability company; BP Amoco Chemical Company, as successor-in- interest to BP Chemicals, Inc., a Delaware Corporation; BP Products North America, Inc., successor-in-interest to BP Exploration & Oil, Inc., d/b/a BP Oil Company, a Maryland Corporation; Chevron U.S.A., Inc., as successor-in-interest by merger to Union Oil Company of California and as successor-in-interest to UNOCAL Corp., a California Corporation; Citgo Petroleum Corp., a Delaware Corporation; Conoco-Phillips Company, as successor by merger to Conoco, Inc. and f/k/a Phillips Petroleum Company, a Delaware Corporation; Exxon Mobil Corporation, a Delaware Corporation; Recochem, Inc., as successor-in-interest to | Exposure to Benzene  | Negotiated<br>Settlement<br>04/12/2001 | HAR-20-004<br>Civil Action No.:<br>19-C-113C                    | 2020-2021    |

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| ATTORNEY/LAW FIRM  | CASE (Plaintiff(s) and Defendant(s) & Role  | SUBJECT   | DECISION  | Project<br>#/Case # | TIMEFRAME    |
|--|---|---|---|---------------------|--------------|
| R. Dean Hartley Hartley Law Group, PLLC The Wagner Building 2001 Main Street, Suite 600 Wheeling, WV 26003 | Record Chemical Company, a Delaware Corporation; Shell Chemical, LP, d/b/a Shell Oil Company, a Delaware limited partnership; Sunoco (R&M), LLC, successor-in-interest to Sun Company, Inc. (R&M), a Pennsylvania limited liability company; Tauber Oil Company, a Texas Corporation; Union Oil Company of California, individually and as successor-in-interest by merger to UNOCAL Corp., a California Corporation; United States Steel Corporation, successor-in-interest to USX Corporation, USS chemicals Division, a Delaware Corporation; Valero Refining-Texas, L.P., as successor-in-interest by acquisition to Basis Petroleum, Inc., f/k/a Phibro Energy USA, Inc., a Delaware limited partnership; P&B Steel Erectors, Inc., a West Virginia Corporation; and Sistersville Tank Works, Inc., individually and successor-in-interest to Tyler County Tank Works, Inc. a West Virginia Corporation. In the Circuit Court of Marshall County, West Virginia (Supported Plaintiffs)  Plaintiff(s): Gregory S. Gwinn and Kimberly Ann Gwinn, his wife  Defendant(s): Axalta Coating Systems, LLC, a Delaware LLC; Beckley Welding Supply, Inc., a West Virginia Corporation; Crest Industries, Inc., a Michigan Corporation; E.I. DuPont de Nemours and Company, a Delaware Corporation; Fleetwood Products, Inc.; a New Jersey Corporation; Genuine Parts Company, d/b/a NAPA Auto Parts, a Georgia Corporation; Grow Automotive, a foreign entity; International Autobody Marketing Group (IAMG), an Arizona Corporation; PPG Industries, Inc., a Pennsylvania Corporation; Refinishing Material Specialties, Inc. d/b/a RMS | Exposure Surfactants and Surfactant Ingredients | On-going  Deposed 4/13/2021, 4/14/2021 and 6/2/2021 |                     | Z020-Present |
|  | Pro Finishes, Inc., individually and as successor-in-interest to Warren's Auto Parts, Inc., d/b/a Auto Body & Paint Supply, a West Virginia Corporation; Safety-Kleen Systems, Inc., a Wisconsin Corporation; The Sherwin-Williams Company (Martin Senour Automotive Finishes Division), an Ohio Corporation; Transtar Autobody Technologies, Inc., an Ohio Corporation; U-Pop US, Inc., a foreign entity; The Valspar Corporation, a Delaware Corporation; Warren's Auto Parts, Inc., d/b/a Auto Body & Paint Supply, a West Virginia Corporation; and William Farruggia, d/b/a B&L Distributors, a sole proprietorship.  In the Circuit Court of Kanawha County, West Virginia. Honorable Judge Louis H. "Duke" Bloom (Supported Plaintiffs)  |   |   |                     |              |

## Case: 3:21-cv-00256-TMR-PBS Doc #: 1-9 Filed: 09/20/21 Page: 71 of 169 PAGEID #: 125

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| ATTORNEY/LAW FIRM   | CASE (Plaintiff(s) and Defendant(s) & Role   | SUBJECT   | DECISION  | Project<br>#/Case #                      | TIMEFRAME    |
|---|--|---|---|--|--------------|
| Mr. Christopher Wiest<br>Chris Wiest, Attorney at Law, PLLC<br>25 Town Center Blvd, Ste. 104<br>Crestview Hills, KY 41017 | Plaintiff(s): Ridgeway Properties, LLC d/b/a Beans Café & Bakery and Commonwealth of Kentucky, ex re. Attorney General Daniel Cameron Defendant(s): Hon. Andrew Beshear, Governor, Commonwealth of Kentucky, et al. Commonwealth of Kentucky Boone County Court, Division 1 (Supported Plaintiffs)             | COVID – Lockdowns,<br>Masks and PPE   | Trial Testimony on May 17, 2021  Bench Trial Decision in Favor of Plaintiffs on 6/8/2021            | WEI-21-001<br>Case No.:<br>20-CI-00678   | 2021-2021    |
| Mr. Seldon Jeff Childers<br>Childers Law, LLC<br>2135 NW 40th Terrace, Suite B<br>Gainesville, Florida 32605              | Plaintiff: Justin Green Defendant(s): Alachua County, a political subdivision of the State of Florida In the Circuit Court of the Eighth Judicial Circuit in and for Alachua County, Florida & First District Court of Appeal State of Florida (Supported Plaintiff)   | COVID – Lockdowns,<br>Masks and PPE   | Disclosed 4/21/2021  Appellant Decision in Favor of Plaintiffs for Reversal and Remanding 6/11/2021 | WEI-21-001<br>Case No.:<br>2020-CA-1249  | 2021-2021    |
| Mr. Patrick D. McMurtray Frazer PLC Burton Hills II 30 Burton Hills Blvd., Suite 450 Nashville, TN 37215                  | Plaintiff(s): Dolores Verdier, et al. Defendant(s): Monsanto Company, et al. In the Circuit Court of Jefferson County State of Missouri. (Supported Plaintiffs)  | Exposure to Roundup   | On-Going  | FRA-21-001<br>Cause No.:<br>20JE-CO00709 | 2021-Present |
| Mr. John (Rett) Guerry III<br>Motley Rice LLC<br>28 Brigeside Blvd.<br>Mt. Pleasant, SC 29464                             | Plaintiff(s): Carolyn L. Robinson, as Executrix of the Estate of Jesse Irvin Robinson, Deceased and Wrongful Death Beneficiary and Surviving Spouse. Defendant(s): Illinois Central Railway Company. In the Circuit Court of the 19th Judicial District of Jackson County, Mississippi. (Supporting Plaintiff) | Exposure to Diesel<br>Fuel, Diesel Exhaust,<br>Herbicide, Solvents, &<br>Asbestos | On-Going  | MOT-21-001<br>Civic Action:<br>21-28(3)  | 2021-Present |





# Is a Mask That Covers the Mouth and Nose Free from Undesirable Side Effects in Everyday Use and Free of Potential Hazards?

Kai Kisielinski 1, Paul Giboni 2, Andreas Prescher 3, Bernd Klosterhalfen 4, David Graessel 5, Stefan Funken 6, Oliver Kempski 7 and Oliver Hirsch 8,\*

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- Private Practice, 47803 Krefeld, Germany; dr\_funken@colita.net
- Institute of Neurosurgical Pathophysiology, University Medical Centre of the Johannes Gutenberg University of Mainz Langenbeckstr. 1, 55131 Mainz, Germany; oliver.kempski@unimedizin-mainz.de
- Department of Psychology, FOM University of Applied Sciences, 57078 Siegen, Germany
- Correspondence: oliver.hirsch@fom.de

Abstract: Many countries introduced the requirement to wear masks in public spaces for containing SARS-CoV-2 making it commonplace in 2020. Up until now, there has been no comprehensive investigation as to the adverse health effects masks can cause. The aim was to find, test, evaluate and compile scientifically proven related side effects of wearing masks. For a quantitative evaluation, 44 mostly experimental studies were referenced, and for a substantive evaluation, 65 publications were found. The literature revealed relevant adverse effects of masks in numerous disciplines. In this paper, we refer to the psychological and physical deterioration as well as multiple symptoms described because of their consistent, recurrent and uniform presentation from different disciplines as a Mask-Induced Exhaustion Syndrome (MIES). We objectified evaluation evidenced changes in respiratory physiology of mask wearers with significant correlation of  $O_2$  drop and fatigue (p < 0.05), a clustered co-occurrence of respiratory impairment and O2 drop (67%), N95 mask and CO2 rise (82%), N95 mask and  $O_2$  drop (72%), N95 mask and headache (60%), respiratory impairment and temperature rise (88%), but also temperature rise and moisture (100%) under the masks. Extended mask-wearing by the general population could lead to relevant effects and consequences in many medical fields.

Keywords: personal protective equipment; masks; N95 face mask; surgical mask; risk; adverse effects; long-term adverse effects; contraindications; health risk assessment; hypercapnia; hypoxia; headache; dyspnea; physical exertion; MIES syndrome



Citation: Kisielinski, K.; Giboni, P.; Prescher, A.; Klosterhalfen, B.; Graessel, D.; Funken, S.; Kempski, O.; Hirsch, O. Is a Mask That Covers the Mouth and Nose Free from Undesirable Side Effects in Everyday Use and Free of Potential Hazards?. Int. I. Environ. Res. Public Health 2021. 18, 4344. https://doi.org/10.3390/ ijerph18084344

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#### 1. Introduction

At the beginning of the spread of the novel pathogen SARS-CoV-2, it was necessary to make far-reaching decisions even without available explicit scientific data. The initial assumption was that the pandemic emergency measures were set in place to reduce the acute threat of the public health system effectively and swiftly.

In April 2020, the World Health Organization (WHO) recommended the use of masks only for symptomatic, ill individuals and health care workers and did not recommend its widespread use.

In June 2020, they changed this recommendation to endorse the general use of masks in, e.g., crowded places [1,2]. In a meta-analysis study commissioned by the WHO (evidence level Ia), no clear, scientifically graspable benefit of moderate or strong evidence was derived from wearing masks [3].

While maintaining a distance of at least one meter showed moderate evidence with regard to the spreading of SARS-CoV-2, only weak evidence at best could be found for masks alone in everyday use (non-medical setting) [3]. Another meta-analysis conducted in the same year confirmed the weak scientific evidence for masks [4].

Accordingly, the WHO did not recommend general or uncritical use of masks for the general population and expanded its risk and hazard list within just two months. While the April 2020 guideline highlighted the dangers of self-contamination, possible breathing difficulties and false sense of security, the June 2020 guideline found additional potential adverse effects such as headache, development of facial skin lesions, irritant dermatitis, acne or increased risk of contamination in public spaces due to improper mask disposal [1,2].

However, under pressure from increasing absolute numbers of positive SARS-CoV-2 tests, many prescribers further extended mask-wearing according to certain times and situations, always justified by the desire to limit the spread of the virus [5]. The media, numerous institutions and most of the population supported this approach.

Among the medical profession and scientists, the users and observers of medical devices, there have been simultaneous calls for a more nuanced approach [6–8]. While there has been a controversial scientific discussion worldwide about the benefits and risks of masks in public spaces, they became the new social appearance in everyday life in many countries at the same time.

Although there seems to be a consensus among the decision makers who have introduced mandatory masks that medical exemptions are warranted, it is ultimately the responsibility of individual clinicians to weigh up when to recommend exemption from mandatory masks. Physicians are in a conflict of interest concerning this matter. On the one hand, doctors have a leading role in supporting the authorities in the fight against a pandemic. On the other hand, doctors must, in accordance with the medical ethos, protect the interests, welfare and rights of their patient's third parties with the necessary care and in accordance with the recognized state of medical knowledge [9–11].

A careful risk—benefit analysis is becoming increasingly relevant for patients and their practitioners regarding the potential long-term effects of masks. The lack of knowledge of legal legitimacy on the one hand and of the medical scientific facts on the other is a reason for uncertainty among clinically active colleagues.

The aim of this paper is to provide a first, rapid, scientific presentation of the risks of general mandatory mask use by focusing on the possible adverse medical effects of masks, especially in certain diagnostic, patient and user groups.

#### 2. Materials and Methods

The objective was to search for documented adverse effects and risks of different types of mouth–nose-covering masks. Of interest here were, on the one hand, readymade and self-manufactured fabric masks, including so-called community masks and, on the other hand medical, surgical and N95 masks (FFP2 masks).

Our approach of limiting the focus to negative effects seems surprising at first glance. However, such an approach helps toprovide us with more information. This methodology is in line with the strategy of Villalonga-Olives and Kawachi, who also conducted a review exclusively on the negative effects [12].

For an analysis of the literature, we defined the risk of mouth—nose protection as the description of symptoms or the negative effects of masks. Reviews and expert presentations from which no measurable values could be extracted, but which clearly present the research situation and describe negative effects, also fulfill this criterion.

Additionally, we defined the quantifiable, negative effect of masks as the presentation of a measured, statistically significant change in a physiological parameter in a pathological direction (p < 0.05), a statistically significant detection of symptoms (p < 0.05) or the occurrence of symptoms in at least 50% of those examined in a sample ( $n \ge 50\%$ ).

Up to and including 31 October 2020, we conducted a database search in PubMed/MEDLINE on scientific studies and publications on adverse effects and risks of different types of mouth–nose-covering masks according to the criteria mentioned above (see Figure 1: Review flowchart). Terms searched were "face masks", "surgical mask" and "N95" in combination with the terms "risk" and "adverse effects" as well as "side effects". The selection criteria of the papers were based on our above definition of risk and adverse effect of masks. Mainly English- and German-language publications of evidence levels I to III according to the recommendations of the Agency for Healthcare Research and Quality (AHQR) that were not older than 20 years at the time of the review were considered. The evaluation also excluded level IV evidence, such as case reports and irrelevant letters to the editor that exclusively reflect opinions without scientific evidence.

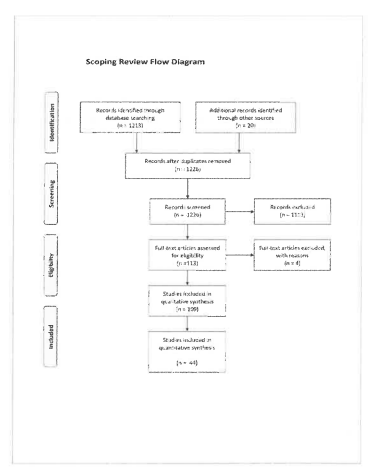


Figure 1. Scoping review flow diagram according to the PRISMA scheme.

After excluding 1113 papers that were irrelevant to the research question and did not meet the criteria mentioned (quantifiable, negative effects of masks, description of symptoms or the negative effects of masks), a total of 109 relevant publications were found for evaluation in the context of our scoping review (see Figure 1: Flow chart).

Sixty-five relevant publications concerning masks were considered being within the scope of the content-related evaluation. These included 14 reviews and 2 meta-analyses from the primary research. For the quantitative evaluation, 44 presentations of nega-

tive effects from the years 2004 to 2020 were eligible. Thirty-one of these studies were experimental (70%), and 13 studies were data collection studies in the sense of simple observational studies, especially in the dermatological field (30%). The observed study parameters and significant results from these 44 publications (p < 0.05 or  $n \ge 50$ %) were compiled in an overall display (Figure 2). Based on this data, a correlation analysis of the observed mask effects was performed. This included a correlation calculation of the recorded symptoms and physiological changes (for nominally scaled, dichotomous variables according to Fisher using R, R Foundation for Statistical Computing, Vienna, Austria, version 4.0.2).

| measured mask- induced changes in scientific studies 2004-2020: * = p<0.05 * = n≥50 % | Fabric Mossic | Surgical Mack | N95-Mask | 02, | cos      | *Namidity* | Temperatura | Breathing Resistance | Respiratory Rate. | Blood Pressure: | Cerebral Vacodifation | Heart Water | Respiratory impairment | Exhaustlor & Fatigue | Drawsiness | Dizziness | Headache | Psycho-vegetative Effect | Decrease in Empathy | iten     | Skin Installan | Acre     | Rhinites | Voice Olabrider | Filtre Sense of Security | Bacterial Contamination | Fungai Contamination | Viral Consinsination |
|---|---------------|---------------|----------|-----|----------|------------|-------------|----------------------|-------------------|-----------------|-----------------------|-------------|------------------------|----------------------|------------|-----------|----------|--------------------------|---------------------|----------|----------------|----------|----------|-----------------|--------------------------|-------------------------|----------------------|----------------------|
| Beder 2006  | Н             | X             | -        |     | -        |            | -           |                      |                   |                 |                       | -           | 1                      | 1                    | T          | 1         | 1        |                          |                     |          |                | 1        |          |                 |                          | 1                       |                      |                      |
| Bharstendu 2020   | -             |               | X        | -   |          |            |             |                      |                   |                 | ,                     |             |                        |                      |            |           |          |                          |                     | 1        | 1              | Ī        |          | 1               |                          | 1                       | Г                    |                      |
| Butz. 2005  |               | X             |          |     |          | _          |             |                      | -                 |                 | -                     |             | 1                      | -                    | 1          |           | 1        |                          |                     | 1        | -              | 1        |          | 1               |                          | -                       | -                    | П                    |
| Chuchtai 2019   | 340-1         | x             |          |     |          | -          | -           | 1                    |                   |                 |                       |             | 1                      | 1                    | 1          | -         | 1        |                          | -                   | -        | 1              | 1        | -        | -               | 1000-00                  |                         |                      |                      |
| Epstein 2020  |               | ×             | X        |     |          |            |             |                      | 1                 |                 |                       |             |                        | 1                    | 1          |           | 1        | -                        |                     | 1        |                | 1        | 1        |                 |                          |                         |                      |                      |
| Fikenzer 2020   |               | X             | X        |     | Ť        |            |             |                      |                   |                 |                       |             |                        |                      |            |           |          |                          |                     |          |                |          |          |                 |                          |                         |                      |                      |
| Feo 2006  | Н             | i i           | ×        | Ť   | т        |            |             | 1                    | 1                 |                 |                       |             | t                      | Ė                    |            | $\vdash$  | 1        | -                        | -                   |          |                | 3        | 1        |                 | 1                        | 1                       | -                    |                      |
| Georgi 2020   | ×             | X             | ×        |     |          | artia.     |             | -                    |                   | 1               | t                     | $\vdash$    |                        |                      |            | $\vdash$  | 1        | - 30                     | <b>†</b> ******     | 1        | -              |          | -        |                 | -                        | -                       |                      |                      |
| Gor 2019  | 100           | a a           | X        | Ė   | Ť        |            |             |                      | Ť                 |                 | Н                     | $\vdash$    | 1                      | -                    | -          |           |          |                          |                     |          |                | 1        |          |                 |                          |                         | т                    |                      |
| He der 2020   |               | x             | X        | Н   | -        |            | -           |                      | -                 | -               |                       |             | +                      | -                    | -          | -         | -        |                          | \$                  | -        | -              | ţ        | -        |                 | -                        | 1                       |                      | 1-                   |
| -tua 2020   | -             | X             | X        | Н   |          |            |             |                      | -                 | 4-              | -                     | -           | +                      |                      | -          | -         | -        | - ~                      | 4                   | 1        |                | 1-       | +        | -               |                          | -                       | 1                    |                      |
|   | $\vdash$      | -             | ٨        | -   | -        | *          |             |                      | +                 | -               | $\vdash$              | $\vdash$    | -                      | -                    |            |           |          | Н                        | $\vdash$            | *        | *              | $\vdash$ |          | -               |                          |                         |                      | $\vdash$             |
| Jacobs 2009   |               | X             |          | -   | -        | Н          |             | -                    | -                 | -               | -                     | -           |                        |                      | -          | Н         |          |                          | $\vdash$            | $\vdash$ |                | <u> </u> | ļ        | ·               | -                        | -                       | -                    | 1                    |
| Jagm 2018   | λ             |               |          | ٠   | -        |            |             |                      | -                 | -               |                       | $\vdash$    | -                      | -                    | •          | Н         | -        | Н                        | -                   | -        | -              | -        |          | <del> </del>    | -                        | i                       |                      | -                    |
| Kao 2004  | -             | -             | X        |     |          | -          | į           | L.                   | ۰                 | -               | -                     | H           | 4                      | -                    | -          |           | -        |                          |                     | -        |                | 1        |          |                 |                          |                         | -                    | -                    |
| Ki-mek 2020   | -             |               |          | -   | -        | -          | -           | -                    | -                 | -               | -                     |             | -                      |                      | -          |           | -        |                          |                     |          |                | -        |          |                 | -                        |                         | -                    | -                    |
| Kyung 2020  | _             | -             | X        | *   | 4        |            |             |                      | ٠                 | -               |                       |             |                        |                      |            |           |          |                          |                     | -        |                | -        |          | -               | -                        |                         | -                    | -                    |
| Lan 2020  | _             |               | X        |     | <u> </u> | 1          |             |                      | 1                 | -               |                       |             | 1                      | _                    | Н          |           | -        |                          |                     | at       | ٠              |          |          |                 |                          |                         |                      |                      |
| Lee 2011  | _             | _             | X        |     | ļ        | _          | ш           | 4                    | -                 |                 | _                     | 1           | 1                      |                      |            |           |          |                          |                     |          |                |          |          | ш               |                          | -                       |                      | -                    |
| J 2006  |               | λ             | ×        |     |          |            | •           |                      |                   |                 |                       |             | 4                      | •                    |            | -         |          |                          |                     | *        |                | ******   |          |                 |                          | -                       |                      |                      |
| Jm 2006   |               |               | X        | _   | -        |            | _           |                      |                   |                 |                       |             |                        |                      |            |           | ٠        |                          |                     |          |                |          |          | L.              | _                        |                         |                      |                      |
| Lie 2020  | X             | X.            | X        | *   | _        |            |             |                      |                   |                 |                       | *           |                        |                      |            |           |          |                          |                     |          |                |          | L        |                 |                          |                         | _                    |                      |
| usckman 2020  | X             | X             | X        |     | 1        |            |             | -                    |                   |                 |                       |             |                        | TANCO                |            |           | _        | -                        | _                   |          |                | -        |          |                 |                          |                         |                      |                      |
| Loksamijaruikul 2014  |               | ×             |          |     |          |            |             |                      |                   |                 |                       |             | -                      | _                    |            |           |          |                          |                     | 1_       | L.             |          |          |                 |                          | *                       |                      |                      |
| Matusiak 2020   | X             | X             | X        |     |          |            |             |                      |                   |                 |                       |             |                        |                      |            |           |          |                          | 1                   |          |                | 1        |          |                 |                          |                         |                      |                      |
| Mo 2020   |               | X             |          |     |          |            |             |                      |                   |                 |                       |             |                        |                      |            |           | L.       |                          |                     | 1        |                | <u> </u> |          |                 | - 6                      |                         |                      | -                    |
| Monelisa 2017   |               | Х             |          | 3   |          |            |             |                      |                   |                 |                       |             |                        |                      |            |           |          |                          |                     |          |                |          |          |                 |                          |                         |                      |                      |
| Ong 2020  |               |               | X        |     |          |            | 3           |                      |                   |                 |                       |             |                        |                      |            |           | ٠        |                          |                     | 1        |                | L        |          |                 |                          |                         |                      |                      |
| Person 2018   |               | X             |          |     |          |            |             |                      |                   |                 |                       |             |                        |                      |            |           |          |                          |                     | 1        |                | -        |          | 3               |                          |                         |                      |                      |
| Pifarre 2023  |               | X             | ×        |     |          |            |             |                      |                   |                 |                       |             | -                      |                      |            |           |          |                          |                     |          |                |          |          |                 |                          | 1                       |                      |                      |
| Porcari 2016  | X             |               |          | +   |          |            | -           |                      |                   |                 |                       | -           |                        |                      |            | -         |          |                          | -                   |          |                | -        |          |                 |                          |                         |                      |                      |
| Prousa 2020   | ×             | X             | X        |     |          |            |             |                      |                   | -               |                       |             |                        |                      |            |           |          |                          |                     |          |                |          |          | 1               |                          |                         |                      |                      |
| Ramirez 2020  |               | X.            | X        |     |          |            |             |                      |                   |                 |                       |             |                        |                      | -          | -         |          |                          |                     |          |                | 1        |          |                 |                          |                         |                      |                      |
| Rebinann 2013   |               | х             | х        |     |          |            |             |                      | 1                 |                 |                       | *           |                        | 4                    |            |           | *        |                          | -                   |          |                |          |          |                 | ,                        |                         |                      |                      |
| Roberge 2012  |               | X             | *******  |     |          |            |             |                      |                   |                 |                       |             |                        |                      |            |           | 1        |                          |                     |          | -              |          |          |                 |                          | 1                       |                      |                      |
| Roberge 2014  |               |               | x        |     |          |            |             |                      |                   |                 |                       | -           | 1                      |                      |            |           |          | -                        |                     |          |                |          |          |                 | -                        |                         |                      |                      |
| Rosner 2020   |               | х             | X        | 5   | -        |            |             |                      |                   | -               |                       | Ų           | 1                      |                      |            |           | *        | -                        | -                   |          |                | *        | -        |                 |                          |                         |                      |                      |
| Scarano 2020  | -             | X             | X        |     |          | *          | 4           |                      | -                 | CHW             |                       | -           | 1.                     |                      |            |           |          |                          | ******              |          |                |          |          |                 |                          |                         | -                    |                      |
| Shenal 2012   | X             | X             | X        |     |          |            | Ė           |                      |                   |                 |                       |             | 1                      |                      |            |           |          |                          |                     |          |                |          | 1        |                 | 3                        |                         |                      |                      |
| Smart 2020  | 1             | Х             | X        | -   | -        |            |             | -                    | -                 |                 |                       |             |                        |                      |            |           | -        | -                        |                     | -        | -              | -        | -        | VII.            |                          |                         |                      |                      |
| Szepietkowski 2020  | X             | X             | X        | -   | -        | -          | -           | -                    |                   | -               |                       | -           | i -                    |                      |            |           | -        |                          |                     | -        |                |          |          | -               |                          |                         | -                    | -                    |
| Sechasaian 2020   | ×             | X             | X        | -   |          |            | -           | -                    |                   | -               |                       | -           | -                      |                      | -          | -         | -        |                          | -                   | 1        | *              | -        |          |                 |                          | -                       | -                    | -                    |
|   | -0            | ^             | X        |     | ·        | -          |             | -                    |                   |                 | -                     | -           |                        |                      |            | -         | -        | -                        | -                   | -        | -              |          | -        | -               | -                        |                         |                      | -                    |
| Tong 2015<br>Wong 2013  |               |               | ۸        | •   | ٠        | -          | -           | -                    |                   |                 |                       |             |                        |                      |            | -         | -        | -                        |                     | -        | -              | -        | -        | -               |                          |                         | -                    | -                    |
|   |               | X             |          |     |          |            | 9           |                      | 1 .               | è               |                       |             |                        | 5 .                  | 8          | 1         | 1 .      |                          | *                   | 1        | 1 :            | 1        |          | 0-1             |                          |                         | 1                    | 1                    |

Figure 2. Overview including all 44 considered studies with quantified, significant adverse effects of masks (black dots and black rectangles). Not all studies examined each mentioned parameter, as focused or subject-related questions were often in the foreground. Gray fields correspond to a lack of coverage in the primary studies, white fields represent measured effects. We found an often combination of significant chemical, physical, physiological parameters and complaints. Drowsiness summarizes the symptom for any qualitative neurological deficits described in the scientific literature examined.

In addition, another 64 publications with a neighboring range of topics were consulted in connection with the mask effects we found. These included declarations, guidelines

and legal principles. In order to expand the amount of data for the discussion, we proceeded according to the "snowball principle" by locating citations of selected papers in the bibliographies and including them where appropriate.

Since the findings from the topics presented for discussion were to an unexpected degree subject-related, we decided to divide the results according to the fields of medicine. Of course, there are overlaps between the respective fields, which we point out in detail.

#### 3. Results

A total of 65 scientific papers on masks qualified for a purely content-based evaluation. These included 14 reviews and two meta-analyses.

Of the mathematically evaluable, groundbreaking 44 papers with significant negative mask effects (p < 0.05 or  $n \ge 50\%$ ), 22 were published in 2020 (50%), and 22 were published before the COVID-19 pandemic. Of these 44 publications, 31 (70%) were of experimental nature, and the remainder were observational studies (30%). Most of the publications in question were English (98%). Thirty papers referred to surgical masks (68%), 30 publications related to N95 masks (68%), and only 10 studies pertained to fabric masks (23%).

Despite the differences between the primary studies, we were able to demonstrate a statistically significant correlation in the quantitative analysis between the negative side effects of blood-oxygen depletion and fatigue in mask wearers with p = 0.0454.

In addition, we found a mathematically grouped common appearance of statistically significant confirmed effects of masks in the primary studies (p < 0.05 and  $n \ge 50\%$ ) as shown in Figure 2. In nine of the 11 scientific papers (82%), we found a combined onset of N95 respiratory protection and carbon dioxide rise when wearing a mask. We found a similar result for the decrease in oxygen saturation and respiratory impairment with synchronous evidence in six of the nine relevant studies (67%). N95 masks were associated with headaches in six of the 10 studies (60%). For oxygen deprivation under N95 respiratory protectors, we found a common occurrence in eight of 11 primary studies (72%). Skin temperature rise under masks was associated with fatigue in 50% (three out of six primary studies). The dual occurrence of the physical parameter temperature rise and respiratory impairment was found in seven of the eight studies (88%). A combined occurrence of the physical parameters temperature rise and humidity/moisture under the mask was found in 100% within six of six studies, with significant readings of these parameters (Figure 2).

The literature review confirms that relevant, undesired medical, organ and organ system-related phenomena accompanied by wearing masks occur in the fields of internal medicine (at least 11 publications, Section 3.2). The list covers neurology (seven publications, Section 3.3), psychology (more than 10 publications, Section 3.4), psychiatry (three publications, Section 3.5), gynecology (three publications, Section 3.6), dermatology (at least 10 publications, Section 3.7), ENT medicine (four publications, Section 3.8), dentistry (one publication, Section 3.8), sports medicine (four publications, Section 3.9), sociology (more than five publications, Section 3.10), occupational medicine (more than 14 publications, Section 3.11), microbiology (at least four publications, Section 3.12), epidemiology (more than 16 publications, Section 3.13), and pediatrics (four publications, Section 3.14) as well as environmental medicine (four publications, Section 3.15).

We will present the general physiological effects as a basis for all disciplines. This will be followed by a description of the results from the different medical fields of expertise and closing off with pediatrics the final paragraph.

#### 3.1. General Physiological and Pathophysiological Effects for the Wearer

As early as 2005, an experimental dissertation (randomized crossover study) demonstrated that wearing surgical masks in healthy medical personnel (15 subjects, 18–40 years old) leads to measurable physical effects with elevated transcutaneous carbon dioxide values after 30 min [13]. The role of dead space volume and  $CO_2$  retention as a cause of the significant change (p < 0.05) in blood gases on the way to hypercapnia, which was still

within the limits, was discussed in this article. Masks expand the natural dead space (nose, throat, trachea, bronchi) outwards and beyond the mouth and nose.

An experimental increase in the dead space volume during breathing increases carbon dioxide ( $CO_2$ ) retention at rest and under exertion and correspondingly the carbon dioxide partial pressure p $CO_2$  in the blood (p < 0.05) [14].

As well as addressing the increased rebreathing of carbon dioxide (CO<sub>2</sub>) due to the dead space, scientists also debate the influence of the increased breathing resistance when using masks [15–17].

According to the scientific data, mask wearers as a whole show a striking frequency of typical, measurable, physiological changes associated with masks.

In a recent intervention study conducted on eight subjects, measurements of the gas content for oxygen (measured in  $O_2$  Vol%) and carbon dioxide (measured in  $CO_2$  ppm) in the air under a mask showed a lower oxygen availability even at rest than without a mask. A Multi-Rae gas analyzer was used for the measurements (RaeSystems®) (Sunnyvale, California CA, United States). At the time of the study, the device was the most advanced portable multivariant real-time gas analyzer. It is also used in rescue medicine and operational emergencies. The absolute concentration of oxygen ( $O_2$  Vol%) in the air under the masks was significantly lower (minus 12.4 Vol%  $O_2$  in absolute terms, statistically significant with p < 0.001) at 18.3% compared to 20.9% room air concentration. Simultaneously, a health-critical value of carbon dioxide concentration ( $CO_2$  Vol%) increased by a factor of 30 compared to normal room air was measured (ppm with mask versus 464 ppm without mask, statistically significant with p < 0.001) [18].

These phenomena are responsible for a statistically significant increase in carbon dioxide ( $CO_2$ ) blood content in mask wearers [19,20], on the one hand, measured transcutaneously via an increased  $PtcCO_2$  value [15,17,19,21,22], on the other hand, via end-expiratory partial pressure of carbon dioxide ( $PETCO_2$ ) [23,24] or, respectively, the arterial partial pressure of carbon dioxide ( $PaCO_2$ ) [25].

In addition to the increase in the wearer's blood carbon dioxide (CO<sub>2</sub>) levels (p < 0.05) [13,15,17,19,21–28], another consequence of masks that has often been experimentally proven is a statistically significant drop in blood oxygen saturation (SpO<sub>2</sub>) (p < 0.05) [18,19,21,23,29–34]. A drop in blood oxygen partial pressure (PaO<sub>2</sub>) with the effect of an accompanying increase in heart rate (p < 0.05) [15,23,29,30,34] as well as an increase in respiratory rate (p < 0.05) [15,21,23,35,36] have been proven.

A statistically significant measurable increase in pulse rate (p < 0.05) and decrease in oxygen saturation SpO<sub>2</sub> after the first (p < 0.01) and second hour (p < 0.0001) under a disposable mask (surgical mask) were reported by researchers in a mask intervention study they conducted on 53 employed neurosurgeons [30].

In another experimental study (comparative study), surgical and N95 masks caused a significant increase in heart rate (p < 0.01) as well as a corresponding feeling of exhaustion (p < 0.05). These symptoms were accompanied by a sensation of heat (p < 0.0001) and itching (p < 0.01) due to moisture penetration of the masks (p < 0.0001) in 10 healthy volunteers of both sexes after only 90 min of physical activity [35]. Moisture penetration was determined via sensors by evaluating logs (SCXI-1461, National Instruments, Austin, TX, USA).

These phenomena were reproduced in another experiment on 20 healthy subjects wearing surgical masks. The masked subjects showed statistically significant increases in heart rate (p < 0.001) and respiratory rate (p < 0.02) accompanied by a significant measurable increase in transcutaneous carbon dioxide PtcCO<sub>2</sub> (p < 0.0006). They also complained of breathing difficulties during the exercise [15].

The increased rebreathing of carbon dioxide ( $CO_2$ ) from the enlarged dead space volume in mask wearers can reflectively trigger increased respiratory activity with increased muscular work as well as the resulting additional oxygen demand and oxygen consumption [17]. This is a reaction to pathological changes in the sense of an adaptation effect. A mask-induced drop in blood oxygen saturation value ( $SpO_2$ ) [30] or the blood

oxygen partial pressure (PaO<sub>2</sub>) [34] can in turn additionally intensify subjective chest complaints [25,34].

The documented mask-induced changes in blood gases towards hypercapnia (increased carbon dioxide/CO<sub>2</sub> blood levels) and hypoxia (decreased oxygen/O<sub>2</sub> blood levels) may result in additional nonphysical effects such as confusion, decreased thinking ability and disorientation [23,36–39], including overall impaired cognitive abilities and decrease in psychomotoric abilities [19,32,38–41]. This highlights the importance of changes in blood gas parameters ( $O_2$  and  $CO_2$ ) as a cause of clinically relevant psychological and neurological effects. The above parameters and effects (oxygen saturation, carbon dioxide content, cognitive abilities) were measured in a study on saturation sensors (Semi-Tec AG, Therwil, Switzerland), using a Borg Rating Scale, Frank Scale, Roberge Respirator Comfort Scale and Roberge Subjective Symptoms-during-Work Scale, as well as with a Likert scale [19]. In the other main study, conventional ECG, capnography and symptom questionnaires were used in measuring carbon dioxide levels, pulse and cognitive abilities [23]. Other physiological data collection was done with pulse oximeters (Allegiance, MCGaw, USA), subjective complaints were assessed with a 5-point Likert scale and motoric speed was recorded with linear-position transducers (Tendo-Fitrodyne, Sport Machins, Trencin, Slovakia) [32]. Some researchers used standardized, anonymized questionnaires to collect data on subjective complaints associated with masks [37]

In an experimental setting with different mask types (community, surgical, N95) a significant increase in heart rate (p < 0.04), a decrease in oxygen saturation SpO<sub>2</sub> (p < 0.05) with an increase in skin temperature under the mask (face) and difficulty of breathing (p < 0.002) were recorded in 12 healthy young subjects (students). In addition, the investigators observed dizziness (p < 0.03), listlessness (p < 0.05), impaired thinking (p < 0.03) and concentration problems (p < 0.02), which were also statistically significant when wearing masks [29].

According to other researchers and their publications, masks also interfere with temperature regulation, impair the field of vision and of non-verbal and verbal communication [15,17,19,36,37,42–45].

The above-mentioned measurable and qualitative physiological effects of masks can have implications in various areas of expertise in medicine.

It is known from pathology that not only supra-threshold stimuli exceeding normal limits have disease-relevant consequences. Subthreshold stimuli are also capable of causing pathological changes if the exposure time is long enough. Examples occur from the slightest air pollution by hydrogen sulfide resulting in respiratory problems (throat irritation, coughing, reduced absorption of oxygen) and neurological diseases (headaches, dizziness) [46]. Furthermore, subthreshold but prolonged exposure to nitrogen oxides and particulate matter is associated with an increased risk of asthma, hospitalization and higher overall mortality [47,48]. Low concentrations of pesticides are also associated with disease-relevant consequences for humans such as mutations, development of cancer and neurological disorders [49]. Likewise, the chronic subthreshold intake of arsenic is associated with an increased risk of cancer [50], subthreshold intake of cadmium with the promotion of heart failure [51], subthreshold intake of lead is associated with hypertension, renal metabolic disorders and cognitive impairment [52] or subthreshold intake of mercury with immune deficiency and neurological disorders [53]. Subliminal UV radiation exposure over long periods is also known to cause mutation-promoting carcinogenic effects (especially white skin cancer) [54].

The mask-induced adverse changes are relatively minor at first glance, but repeated exposure over longer periods in accordance with the above-mentioned pathogenetic principle is relevant. Long-term disease-relevant consequences of masks are to be expected. Insofar, the statistically significant results found in the studies with mathematically tangible differences between mask wearers and people without masks are clinically relevant. They give an indication that with correspondingly repeated and prolonged exposure to physical, chemical, biological, physiological and psychological conditions, some of which are

subliminal, but which are significantly shifted towards pathological areas, health-reducing changes and clinical pictures can develop such as high blood pressure and arteriosclerosis, including coronary heart disease (metabolic syndrome) as well as neurological diseases. For small increases in carbon dioxide in the inhaled air, this disease-promoting effect has been proven with the creation of headaches, irritation of the respiratory tract up to asthma as well as an increase in blood pressure and heart rate with vascular damage and, finally, neuropathological and cardiovascular consequences [38]. Even slightly but persistently increased heart rates encourage oxidative stress with endothelial dysfunction, via increased inflammatory messengers, and finally, the stimulation of arteriosclerosis of the blood vessels has been proven [55]. A similar effect with the stimulation of high blood pressure, cardiac dysfunction and damage to blood vessels supplying the brain is suggested for slightly increased breathing rates over long periods [56,57]. Masks are responsible for the aforementioned physiological changes with rises in inhaled carbon dioxide [18–28], small sustained increases in heart rate [15,23,29,30,35] and mild but sustained increases in respiratory rates [15,21,23,34,36].

For a better understanding of the side effects and dangers of masks presented in this literature review, it is possible to refer to well-known principles of respiratory physiology (Figure 3).

The average dead space volume during breathing in adults is approximately 150–180 mL and is significantly increased when wearing a mask covering the mouth and nose [58]. With an N95 mask, for example, the dead space volume of approximately 98–168 mL was determined in an experimental study [59]. This corresponds to a mask-related dead space increase of approximately 65 to 112% for adults and, thus, almost a doubling. At a respiratory rate of 12 per minute, the pendulum volume respiration with such a mask would, thus, be at least 2.9–3.8 L per minute. Therefore, the dead space amassed by the mask causes a relative reduction in the gas exchange volume available to the lungs per breath by 37% [60]. This largely explains the impairment of respiratory physiology reported in our work and the resulting side effects of all types of masks in everyday use in healthy and sick people (increase in respiratory rate, increase in heart rate, decrease in oxygen saturation, increase in carbon dioxide partial pressure, fatigue, headaches, dizziness, impaired thinking, etc.) [36,58].

In addition to the effect of increased dead space volume breathing, however, mask-related breathing resistance is also of exceptional importance (Figure 3) [23,36].

Experiments show an increase in airway resistance by a remarkable 126% on inhalation and 122% on exhalation with an N95 mask [60]. Experimental studies have also shown that moisturization of the mask (N95) increases the breathing resistance by a further 3% [61] and can, thus, increase the airway resistance up to 2.3 times the normal value.

This clearly shows the importance of the airway resistance of a mask. Here, the mask acts as a disturbance factor in breathing and makes the observed compensatory reactions with an increase in breathing frequency and simultaneous feeling of breathlessness plausible (increased work of the respiratory muscles). This extra strain due to the amplified work of breathing against bigger resistance caused by the masks also leads to intensified exhaustion with a rise in heart rate and increased  $\rm CO_2$  production. Fittingly, in our review of the studies on side effects of masks (Figure 2), we also found a percentage clustering of significant respiratory impairment and a significant drop in oxygen saturation (in about 75% of all study results).

In the evaluation of the primary papers, we also determined a statically significant correlation of the drop in oxygen saturation (SpO<sub>2</sub>) and fatigue with a common occurrence in 58% of the mask use studies with significant results (Figure 2, p < 0.05).

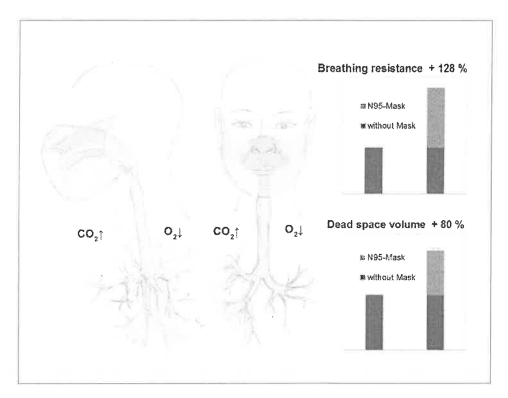


Figure 3. Pathophysiology of the mask (important physical and chemical effects): Illustration of the breathing resistance\* and of the dead space volume of an N95 mask in an adult. When breathing, there is an overall significantly reduced possible gas exchange volume of the lungs of minus 37% caused by the mask (Lee 2011) [60] according to a decrease in breathing depth and volume due to the greater breathing resistance of plus128%\* (exertion when inhaling greater than when exhaling) and due to the increased dead space volume of plus80%\*\*, which does not participate directly in the gas exchange and is being only partially mixed with the environment. (\* = averaged inspiration and expiration according to Lee 2011 [60] including moisture penetration according to Roberge 2010 [61], \*\* = averaged values according to Xu 2015 [59]).

## 3.2. Internistic Side Effects and Dangers

As early as 2012, an experiment showed that walking in the 20 masked subjects compared to the identical activity without masks significantly increased heart rates (average +9.4 beats per minute, p < 0.001) and breathing rates (p < 0.02). These physiological changes were accompanied by transcutaneous significantly measurable increased transcutaneous carbon dioxide (PtcCO<sub>2</sub>) levels (p < 0.0006) as well as respiratory difficulties in the mask wearers compared to the control group [15].

In a recent experimental comparative study from 2020, 12 healthy volunteers under surgical masks as well as under N95 masks experienced measurable impairments in the measured lung function parameters as well as cardiopulmonary capacity (lower maximum blood lactate response) during moderate to heavy physical exertion compared to exertion without masks (p < 0.001) [31]. The mask-induced increased airway resistance led to increased respiratory work with increased oxygen consumption and demand, both of the respiratory muscles and the heart. Breathing was significantly impeded (p < 0.001) and participants reported mild pain. The scientists concluded from their results that the cardiac compensation of the pulmonary, mask-induced restrictions, which still functioned in healthy people, was probably no longer possible in patients with reduced cardiac output [31].

In another recent study, researchers tested fabric masks (community masks), surgical masks and FFP2/N95 masks in 26 healthy people during exercise on a cycle ergometer. All

masks also showed a measurable carbon dioxide ( $CO_2$ ) retention ( $PtcCO_2$ ) (statistically significant with p < 0.001) and, for N95 masks, a decrease in the oxygen saturation value  $SpO_2$  (statistically significant at 75 and 100 W with p < 0.02 and p < 0.005, respectively). The clinical relevance of these changes was shown in an increase in breathing frequency with fabric masks (p < 0.04) as well as in the occurrence of the previously described mask-specific complaints such as a feeling of heat, shortness of breath and headaches. The stress perception was recorded on a Borg scale from 1 to 20. During physical exertion under an N95 mask, the group with masks showed a significant increase in the feeling of exhaustion compared to the group without with 14.6 versus 11.9 on the scale of 20. During the exposure, 14 of the 24 subjects wearing masks complained of shortness of breath (58%), four of headaches and two of a feeling of heat. Most of the complaints concerned FFP2 masks (72%) [21].

The aforementioned physiological and subjective physical effects of masks on healthy people at rest and under exertion [21,31] give an indication of the effect of masks on sick and elderly people even without exertion.

In an observational study of ten 20 to 50 year-old nurses wearing N95 masks during their shift work, side effects such as breathing difficulties ("I can't breathe"), feelings of exhaustion, headache (p < 0.001), drowsiness (p < 0.001) and a decrease in oxygen saturation SpO<sub>2</sub> (p < 0.05) as well as an increase in heart rate (p < 0.001) were statistically significant in association with an increase in obesity (BMI) [19]. The occurrence of symptoms under masks was also associated with older age (statistically significant correlation of fatigue and drowsiness with p < 0.01 each, nausea with p < 0.05, an increase in blood pressure with p < 0.01, headache with p < 0.05, breathing difficulties with p < 0.001 [19].

In an intervention study involving 97 patients with advanced chronic obstructive pulmonary disease (COPD) the respiratory rate, oxygen saturation and exhaled carbon dioxide equivalents (capnometry) changed unfavorably and significantly after the use of N95 masks (FFP2 equivalent) with an initial 10-minute rest and subsequent 6-minute walking. Seven patients discontinued the experiment due to serious complaints with a decrease in the oxygen saturation value SpO<sub>2</sub> and a pathological carbon dioxide (CO<sub>2</sub>) retention as well as increased end-expiratory partial pressure of carbon dioxide (PETCO<sub>2</sub>) [23]. In two patients, the PETCO<sub>2</sub> exceeded the normal limits and reached values of >50 mmHg. An FEV1 < 30% and a modified Medical Research Council (mMRC) Dyspnea Scale Score of ≥3, both indicators of advanced COPD, correlated with mask intolerance overall in this study. The most common symptom under mask was breathlessness at 86%. In the dropouts of the study, dizziness (57%) and headaches were also often recorded. In the mask-tolerant COPD patients, significant increases in heart rate, respiratory rate and end-expiratory carbon dioxide partial pressure PETCO2 could be objectified even at rest, after only 10 min of mask-wearing (p < 0.001), accompanied by a decrease in oxygen saturation SpO<sub>2</sub> (p < 0.001) [23]. The results of this study with an evidence level IIa are indicative for COPD mask wearers.

In another retrospective comparative study on COPD and surgical masks, examiners were able to demonstrate statistically an increase in arterial partial pressure of carbon dioxide (PaCO<sub>2</sub>) of approximately +8 mmHg (p < 0.005) and a concomitant mask-related increase in systolic blood pressure of +11 mmHg (p < 0.02) [25]. This increase is relevant in hypertensive patients, but also in healthy people with borderline blood pressure values as pathological value range triggered by mask-wearing can be induced.

In 39 hemodialysis patients with end-stage renal disease, a type N95 mask (FFP2 equivalent) caused a significant drop in blood oxygen partial pressure ( $PaO_2$ ) in 70% of patients at rest (on hemodialysis) within only 4 h (p = 0.006). Despite a compensatory increased respiratory rate (p < 0.001), malaise with chest pain occurred (p < 0.001) and even resulted in hypoxemia (drop in oxygen below the normal limit) in 19% of the subjects [34]. The researchers concluded from their findings that elderly or patients with reduced cardiopulmonary function have a higher risk of developing a severe respiratory failure while wearing a mask [34].

In a review paper on the risks and benefits of masks worn during the COVID-19 crisis, other authors provide an equally critical assessment of mandatory mask use for patients with pneumonia, both with and without COVID-19 pneumonia disease [16].

### 3.3. Neurological Side Effects and Dangers

In a scientific evaluation of syncope in the operating theatre, 36 of 77 affected persons (47%) were associated with wearing a mask [62]. However, other factors could not be ruled out as contributory causes.

In their level III evidence review, neurologists from Israel, the UK and the USA state that a mask is unsuitable for epileptics because it can trigger hyperventilation [63]. The use of a mask significantly increases the respiratory rate by about plus 15 to 20% [15,21,23,34,64]. However, an increase in breathing frequency leading to hyperventilation is known to be used for provocation in the diagnosis of epilepsy and causes seizure-equivalent EEG changes in 80% of patients with generalized epilepsy and in up to 28% of focal epileptics [65].

Physicians from New York studied the effects of wearing masks of the surgical-type mask and N95 among medical personnel in a sample of 343 participants (surveyed using standardized, anonymized questionnaires). Wearing the masks caused detectable physical adverse effects such as impaired cognition (24% of wearers) and headaches in 71.4% of the participants. Of these, 28% persisted and required medication. Headache occurred in 15.2% under 1 h of wear, in 30.6% after 1 h of wear and in 29.7% after 3 h of wear. Thus, the effect intensified with increasing wearing time [37].

Confusion, disorientation and even drowsiness (Likert scale questionnaire) and reduced motoric abilities (measured with a linear position transducer) with reduced reactivity and overall impaired performance (measured with the Roberge Subjective Symptomsduring-Work Scale) as a result of mask use have also been documented in other studies [19,23,29,32,36,37].

The scientists explain these neurological impairments with a mask-induced latent drop in blood gas oxygen levels O<sub>2</sub> (towards hypoxia) or a latent increase in blood gas carbon dioxide levels CO<sub>2</sub> (towards hypercapnia) [36]. In view of the scientific data, this connection also appears to be indisputable [38–41].

In a mask experiment from 2020, significant impaired thinking (p < 0.03) and impaired concentration (p < 0.02) were found for all mask types used (fabric, surgical and N95 masks) after only 100 min of wearing the mask [29]. The thought disorders correlated significantly with a drop in oxygen saturation (p < 0.001) during mask use.

Initial headaches (p < 0.05) were experienced by up to 82% of 158, 21–35 year-old mask wearers in another study of N95 respiratory protection with one third (34%) experiencing headaches up to four times daily. Participants wore the mask for 18.3 days over a 30-day period with a mean of 5.9 h per day [66].

Significantly increased headache (p < 0.05) could be observed not only for N95 but also for surgical masks in participants of another observational study of health care workers [67].

In another study, the researchers classified 306 users with an average age of 43 years and wearing different types of masks, of whom 51% had an initial headache as a specific symptom related exclusively to increased surgical and N95 mask use (1 to 4 h, p = 0.008) [68].

Researchers from Singapore were able to demonstrate in a trial involving 154 healthy N95 health service mask wearers that a significant increase in mask-induced blood carbon dioxide levels (measured by end-expiratory partial pressure of carbon dioxide PETCO<sub>2</sub>) and a measurably greater vasodilatation with an increase in cerebral artery flow in the cerebri media resulted. This was associated with headaches in the trial group (p < 0.001) [27].

According to the researchers, the aforementioned changes also contribute to headaches during the prolonged use of masks with a shift towards hypoxia and hypercapnia. Furthermore, stress and mechanical factors such as the irritation of cervical nerves in the neck and head area caused by the tight mask straps pressuring the nerve strands also contribute to headaches [66].

In the analysis of the primary studies, we were able to detect an association between the N95 mask and headaches. In six out of 10 studies, the significant headache appeared in conjunction with the N95 mask (60% of all studies, Figure 2).

#### 3.4. Psychological Side Effects and Dangers

According to an experimental study, wearing surgical masks and N95 masks can also lead to a reduced quality of life owing to reduced cardiopulmonary capacity [31]. Masks, along with causing physiological changes and discomfort with progressive length of use, can also lead to significant discomfort (p < 0.03 to p < 0.0001) and a feeling of exhaustion (p < 0.05 to 0.0001) [69].

Besides the shift in blood gases towards hypercapnia (increase in CO<sub>2</sub>) and hypoxia (decrease in O<sub>2</sub>), detailed under general physiological effects (Section 3.1), masks also restrict the cognitive abilities of the individual (measured using a Likert scale survey) accompanied by a decline in psycho-motoric abilities and consequently a reduced responsiveness (measured using a linear position transducer) as well as an overall reduced performance capability (measured with the Roberge Subjective Symptoms-during-Work Scale) [29,32,38,39,41].

The mask also causes an impaired field of vision (especially affecting the ground and obstacles on the ground) and also presents an inhibition to habitual actions such as eating, drinking, touching, scratching and cleaning the otherwise uncovered part of the face, which is consciously and subconsciously perceived as a permanent disturbance, obstruction and restriction [36]. Wearing masks, thus, entails a feeling of deprivation of freedom and loss of autonomy and self-determination, which can lead to suppressed anger and subconscious constant distraction, especially as the wearing of masks is mostly dictated and ordered by others [70,71]. These perceived interferences of integrity, self-determination and autonomy, coupled with discomfort, often contribute to substantial distraction and may ultimately be combined with the physiologically mask-related decline in psychomotoric abilities, reduced responsiveness and an overall impaired cognitive performance. It leads to misjudging situations as well as delayed, incorrect and inappropriate behavior and a decline in the effectiveness of the mask wearer [36,37,39–41].

The use of masks for several hours often causes further detectable adverse effects such as headaches, local acne, mask-associated skin irritation, itching, sensations of heat and dampness, impairments and discomfort predominantly affecting the head and face [19,29,35–37,71–73]. However, the head and face are significant for well-being due to their large representation in the sensitive cerebral cortex (homunculus) [36].

According to a questionnaire survey, masks also frequently cause anxiety and psychovegetative stress reactions in children—as well as in adults—with an increase in psychosomatic and stress-related illnesses and depressive self-experience, reduced participation, social withdrawal and lowered health-related self-care [74]. Over 50% of the mask wearers studied had at least mild depressive feelings [74]. Additional fear-inducing and often exaggerated media coverage can further intensify this. A recent retrospective analysis of the general media in the context of the 2014 Ebola epidemic showed a scientific truth content of only 38% of all publicly published information [75]. Researchers classified a total of 28% of the information as provocative and polarizing and 42% as exaggerating risks. In addition, 72% of the media content aimed to stir up health-related negative feelings. The feeling of fear, combined with insecurity and the primal human need to belong [76], causes a social dynamic that seems partly unfounded from a medical and scientific point of view.

The mask, which originally served purely hygienic purpose, has been transformed into a symbol of conformity and pseudo-solidarity. The WHO, for example, lists the advantages of the use of masks by healthy people in public to include a potentially reduced stigmatization of mask wearers, a sense of contribution to preventing the spread of the virus and a reminder to comply with other measures [2].

### 3.5. Psychiatric Side Effects and Dangers

As explained earlier, masks can cause increased rebreathing with an accumulation of carbon dioxide in the wearer due to increased dead space volume [16–18,20] (Figure 3), with often statistically significant measurable elevated blood carbon dioxide (CO2) levels in sufferers [13,15,17,19–28] (Figure 2). However, changes that lead to hypercapnia are known to trigger panic attacks [77,78]. This makes the significantly measurable increase in  $CO_2$  caused by wearing a mask clinically relevant.

Interestingly, breath provocation tests by inhaling  $CO_2$  are used to differentiate anxiety states in panic disorders and premenstrual dysphoria from other psychiatric clinical pictures. Here, absolute concentrations of 5%  $CO_2$  already suffice to trigger panic reactions within 15–16 min [77]. The normal exhaled air content of  $CO_2$  is about 4%.

It is obvious from experimental studies on masked subjects that concentration changes in the respiratory gases in the above-mentioned range with values above 4% could occur during rebreathing with prolonged mask use [18,23].

The activation of the locus coeruleus by CO<sub>2</sub> is used to generate panic reactions via respiratory gases [78,79]. This is because the locus coeruleus is an important part of the system of vegetative noradrenergic neurons, a control center in the brainstem, which reacts to an appropriate stimulus and changes in the gas concentrations in the blood by releasing the stress hormone noradrenaline [78].

From the physiological, neurological and psychological side effects and dangers described above (Sections 3.1, 3.3 and 3.4), additional problems can be derived for the use of masks in psychiatric cases. People undergoing treatment for dementia, paranoid schizophrenia, personality disorders with anxiety and panic attacks, but also panic disorders with claustrophobic components, are difficult to reconcile with a mask requirement, because even small increases in CO<sub>2</sub> can cause and intensify panic attacks [44,77–79].

According to a psychiatric study, patients with moderate to severe dementia have no understanding of COVID-19 protection measures and have to be persuaded to wear masks constantly [80].

According to a comparative study, patients with schizophrenia have a lower acceptance of mask-wearing (54.9% agreement) than ordinary practice patients (61.6%) [81]. The extent to which mask-wearing can lead to an exacerbation of schizophrenia symptoms has not yet been researched in detail.

When wearing masks, confusion, impaired thinking, disorientation (standardized recording via special rating and Likert scales, p < 0.05) and in some cases a decrease in maximum speed and reaction time (measured with the linear-position transducer, p < 0.05) were observed [19,32,36,38–41]. Psychotropic drugs reduce psycho-motoric functions in psychiatric patients. This can become clinically relevant especially with regard to the further reduced ability to react and the additional increased susceptibility to accidents of such patients when wearing masks.

In order to avoid an unintentional CO<sub>2</sub>-triggered anesthesia [39], fixed and medically sedated patients, without the possibility of continuous monitoring, should not be masked according to the criteria of the Centers for Disease Control and Prevention, USA (CDC). This is because of the possible CO<sub>2</sub> retention described above, as there is a risk of unconsciousness, aspiration and asphyxia [16,17,20,38,82,83].

### 3.6. Gynaecological Side Effects and Dangers

As a critical variable, a low blood carbon dioxide level in pregnant women is maintained via an increased respiratory minute volume, stimulated by progesterone [22]. For a pregnant woman and her unborn child, there is a metabolic need for a fetal–maternal carbon dioxide ( $CO_2$ ) gradient. The mother's blood carbon dioxide level should always be lower than that of the unborn child in order to ensure the diffusion of  $CO_2$  from the fetal blood into the maternal circulation via the placenta.

Therefore, mask-related phenomena described above (Sections 3.1 and 3.2), such as the measurable changes in respiratory physiology with increased breathing resistance, increased dead space volume (Figure 3) and the retention of exhaled carbon dioxide ( $CO_2$ ) are of importance. If  $CO_2$  is increasingly rebreathed under masks, this manifestation could, even with subliminal carbon dioxide increases, act as a disturbing variable of the fetal–maternal  $CO_2$  gradient increasing over time of exposure and, thus, develop clinical relevance, also with regard to a reduced compensation reserve of the expectant mothers [20,22,28].

In a comparative study, 22 pregnant women wearing N95 masks during 20 min of exercise showed significantly higher percutaneous  $CO_2$  values, with average  $PtcCO_2$  values of 33.3 mmHg compared to 31.3 mmHg than in 22 pregnant women without masks (p = 0.04) [22]. The heat sensation of the expectant mothers was also significantly increased with masks, with p < 0.001 [22].

Accordingly, in another intervention study, researchers demonstrated that breathing through an N95 mask (FFP2 equivalent) impeded gas exchange in 20 pregnant women at rest and during exercise, causing additional stress on their metabolic system [28]. Thus, under an N95 mask, 20 pregnant women showed a decrease in oxygen uptake capacity VO<sub>2</sub> of about 14% (statistically significant, p = 0.013) and a decrease in carbon dioxide output capacity VCO<sub>2</sub> of about 18% (statistically significant, p = 0.001). Corresponding significant changes in exhaled oxygen and carbon dioxide equivalents were also documented with increases in exhaled carbon dioxide (FeCO<sub>2</sub>) (p < 0.001) and decreases in exhaled oxygen (FeO<sub>2</sub>) (p < 0.001), which were explained by an altered metabolism due to respiratory mask obstruction [28].

In experiments with predominantly short mask application times, neither the mothers nor the fetuses showed statistically significant increases in heart rates or changes in respiratory rates and oxygen saturation values. However, the exact effects of prolonged mask use in pregnant women remain unclear overall. Therefore, in pregnant women, extended use of surgical and N95 masks is viewed critically [20].

In addition, it is unclear whether the substances contained in industrially manufactured masks that can be inhaled over longer periods of time (e.g., formaldehyde as an ingredient of the textile and thiram as an ingredient of the ear bands) are teratogenic [20,84].

### 3.7. Dermatological Side Effects and Dangers

Unlike garments worn over closed skin, masks cover body areas close to the mouth and nose, i.e., body parts that are involved with respiration.

Inevitably, this leads not only to a measurable temperature rise [15,44,85], but also to a severe increase in humidity due to condensation of the exhaled air, which in turn changes the natural skin milieu considerably of perioral and perinasal areas [36,61,82]. It also increases the redness, pH-value, fluid loss through the skin epithelium, increased hydration and sebum production measurably [73]. Preexisting skin diseases are not only perpetuated by these changes, but also exacerbated. In general, the skin becomes more susceptible to infections and acne.

The authors of an experimental study were able to prove a disturbed barrier function of the skin after only 4 h of wearing a mask in 20 healthy volunteers, both for surgical masks and for N95 masks [73]. In addition, germs (bacteria, fungi and viruses) accumulate on the outside and inside of the masks due to the warm and moist environment [86–89]. They can cause clinically relevant fungal, bacterial or viral infections. The unusual increase in the detection of rhinoviruses in the sentinel studies of the German Robert Koch Institute (RKI) from 2020 [90] could be another indication of this phenomenon.

In addition, a region of the skin that is not evolutionarily adapted to such stimuli is subjected to increased mechanical stress. All in all, the above-mentioned facts cause the unfavorable dermatological effects with mask related adverse skin reactions like acne, rashes on the face and itch symptoms [91].

A Chinese research group reported skin irritation and itching when using N95 masks among 542 test participants and also a correlation between the skin damage that occurred and the time of exposure (68.9% at  $\leq$ 6 h/day and 81.7% at  $\geq$ 6 h/day) [92].

A New York study evaluated in a random sample of 343 participants the effects of frequent wearing of surgical mask type and N95 masks among healthcare workers during the COVID-19 pandemic. Wearing the masks caused headache in 71.4% of participants, in addition to drowsiness in 23.6%, detectable skin damage in 51% and acne in 53% of mask users [37].

On the one hand, direct mechanical skin lesions occur on the nose and cheekbones due to shear force, especially when masks are frequently put on and taken off [37,92].

On the other hand, masks create an unnaturally moist and warm local skin environment [29,36,82]. In fact, scientists were able to demonstrate a significant increase in humidity and temperature in the covered facial area in another study in which the test individuals wore masks for one hour [85]. The relative humidity under the masks was measured with a sensor (Atmo-Tube, San Francisco, CA, USA). The sensation of humidity and temperature in the facial area is more crucial for well-being than other body regions [36,44]. This can increase discomfort under the masks. In addition, the increase in temperature favors bacterial optimization.

The pressure of the masks also causes an obstruction of the flow physiology of lymph and blood vessels in the face, with the consequence of increased disturbance of skin function [73] and ultimately also contributing to acne in up to 53% of all wearers and other skin irritations in up to 51% of all wearers [36,37,82].

Other researchers examined 322 participants with N95 masks in an observational study and detected acne in up to 59.6% of them, itching in 51.4% and redness in 35.8% as side effects [72].

In up to 19.6% (273) of the 1393 wearers of different masks (community masks, surgical, N95 masks), itching could be objectified in one study, in 9% even severely. An atopic predisposition (allergy tendency) correlated with the risk of itching. The length of use was significantly related to the risk of itching (p < 0.0001) [93].

In another dermatological study from 2020, 96.9% of 876 users of all mask types (community masks, surgical masks, N95 masks) confirmed adverse problems with a significant increase in itching (7.7%), accompanied by fogging-up of glasses (21.3%), flushing (21.3%), slurred speech (12.3%) and difficulty breathing (35.9%) (p < 0.01) [71].

Apart from an increased incidence of acne [37,72,91] under masks, contact eczema and urticaria [94] are generally described in connection with hypersensitivities to ingredients of the industrially manufactured masks (surgical mask and N95) such as formaldehyde (ingredient of the textile) and thiram (ingredient of the ear bands) [73,84]. The hazardous substance thiram, originally a pesticide and corrosive, is used in the rubber industry as a optimization accelerator. Formaldehyde is a biocide and carcinogen and is used as a disinfectant in the industry.

Even isolated permanent hyperpigmentation as a result of post-inflammatory or pigmented contact dermatitis has been described by dermatologists after prolonged mask use [72,91].

### 3.8. ENT and Dental Side Effects and Dangers

There are reports from dental communities about negative effects of masks and are accordingly titled "mask mouth" [95]. Provocation of gingivitis (inflammation of the gums), halitosis (bad breath), candidiasis (fungal infestation of the mucous membranes with Candida albicans) and cheilitis (inflammation of the lips), especially of the corners of the mouth, and even plaque and caries are attributed to the excessive and improper use of masks. The main trigger of the oral diseases mentioned is an increased dry mouth due to a reduced saliva flow and increased breathing through the open mouth under the mask. Mouth breathing causes surface dehydration and reduced salivary flow rate (SFR) [95]. Dry mouth is scientifically proven due to mask wear [29]. The bad habit of breathing through the open mouth while wearing a mask seems plausible because such breathing pattern compensates for the increased breathing resistance, especially when inhaling through the masks [60,61]. In turn, the outer skin moisture [71,73,85] with altered

skin flora, which has already been described under dermatological side effects (Section 3.7), is held responsible as an explanation for the inflammation of the lips and corners of the mouth (cheilitis) [95]. This clearly shows the disease-promoting reversal of the natural conditions caused by masks. The physiological internal moisture with external dryness in the oral cavity converts into internal dryness with external moisture.

ENT physicians recently discovered a new form of irritant rhinitis due to N95 mask use in 46 patients. They performed endoscopies and nasal irrigations on mask wearers, which were subsequently assessed pathologically. Clinical problems were recorded with standardized questionnaires. They found statistically significant evidence of mask-induced rhinitis and itching and swelling of the mucous membranes as well as increased sneezing (p < 0.01). Endoscopically, it showed an increased secretion and evidence of inhaled mask polypropylene fibers as the trigger of mucosal irritation [96].

In a study of 221 health care workers, ENT physicians objectified a voice disorder in 33% of mask users. The VHI-10 score of 1 to 10, which measures voice disorders, was on average 5.72 higher in these mask users (statistically significant with p < 0.001). The mask not only acted as an acoustic filter, provoking excessively loud speech, it also seems to trigger impaired vocal cord coordination because the mask compromises the pressure gradients required for undisturbed speech [43]. The researchers concluded from their findings that masks could pose a potential risk of triggering new voice disorders as well as exacerbating existing ones.

### 3.9. Sports Medicine Side Effects and Dangers

According to the literature, performance-enhancing effects of masks regarding cardiovascular optimization and improvement of oxygen uptake capacity cannot be proven.

For example, in an experimental reference study (12 subjects per group), the training mask that supposedly mimics altitude training (ETM: elevation training mask) only had training effects on the respiratory muscles. However, mask wearers showed significantly lower oxygen saturation values (SpO<sub>2</sub>%) during exercise (SpO<sub>2</sub> of 94% for mask wearers versus 96% for mask-less, p < 0.05) [33], which can be explained by an increased dead space volume and increased resistance during breathing. The measured oxygen saturation values were significantly lower than the normal values in the group of mask wearers, which indicates a clinical relevance.

The proven adaptation effect of the respiratory muscles in healthy athletes [33] clearly suggests that masks have a disruptive effect on respiratory physiology.

In another intervention study on mask use in weightlifters, researchers documented statistically significant effects of reduced attention (questionnaire recording, Likert scale) and a slowed maximum speed of movement detectable by means of sensors (both significant at p < 0.001), leading the researchers to conclude that mask use in sport is not without risks. As a secondary finding, they also detected a significant decrease in oxygen saturation SpO<sub>2</sub> when performing special weight-lifting exercises ("back squats") in the mask group after only 1 min of exercise compared to the mask-free group (p < 0.001) [32]. The proven tendency of the masks to shift the chemical parameter oxygen saturation SpO<sub>2</sub> in a pathological direction (lower limit value 95%) may well have clinical relevance in untrained or sick individuals.

Sports medicine confirmed an increase in carbon dioxide (CO<sub>2</sub>) retention, with an elevation in CO<sub>2</sub> partial pressure in the blood with larger respiratory dead space volumes [14].

In fact, dead space-induced  $CO_2$  retention while wearing a mask during exercise was also experimentally proven. The effects of a short aerobic exercise under N95 masks were tested on 16 healthy volunteers. A significantly increased end-expiratory partial pressure of carbon dioxide (PETCO<sub>2</sub>) with plus 8 mmHg (p < 0.001) was found [24]. The increase in blood carbon dioxide ( $CO_2$ ) in the mask wearers under maximum load was plus 14%  $CO_2$  for surgical masks and plus 23%  $CO_2$  for N95 masks, an effect that may well have clinical relevance in the pre-diseased, elderly and children, as these values strongly approached the pathological range [24].

In an interesting endurance study with eight middle-aged subjects (19–66), the gas content for  $O_2$  and  $CO_2$  under the masks was determined before and after exercise. Even at rest, the oxygen availability under the masks was 13% lower than without the masks and the carbon dioxide ( $CO_2$ ) concentration was 30 times higher. Under stress (Ruffier test), the oxygen concentration (%  $O_2$ ) below the mask dropped significantly by a further 3.7%, while the carbon dioxide concentration (%  $CO_2$ ) increased significantly by a further 20% (statistically significant with p < 0.001). Correspondingly, the oxygen saturation of the blood (SpO<sub>2</sub>) of the test persons also decreased significantly from 97.6 to 92.1% (p < 0.02) [18]. The drop in the oxygen saturation value (SpO<sub>2</sub>) to 92%, clearly below the normal limit of 95%, is to be classified as clinically relevant and detrimental to health.

These facts are an indication that the use of masks also triggers the effects described above leading to hypoxia and hypercapnia in sports. Accordingly, the WHO and Centers for Disease Control and Prevention, GA, USA (CDC) advise against wearing masks during physical exercise [82,97].

### 3.10. Social and Sociological Side Effects and Dangers

The results of a Chilean study with health care workers show that masks act like an acoustic filter and provoke excessively loud speech. This causes a voice disorder [43]. The increased volume of speech also contributes to increased aerosol production by the mask wearer [98]. These experimental data measured with the Aerodynamic Particle Sizer (APS, TSI, model 332, TSI Incorporated, Minnesota, MI, USA) are highly relevant.

Moreover, mask wearers are prevented from interacting normally in everyday life due to impaired clarity of speech [45], which tempts them to get closer to each other.

This results in a distorted prioritization in the general public, which counteracts the recommended measures associated with the COVID-19 pandemic. The WHO prioritizes social distancing and hand hygiene with moderate evidence and recommends wearing a mask with weak evidence, especially in situations where individuals are unable to maintain a physical distance of at least 1 m [3].

The disruption of non-verbal communication due to the loss of facial expression recognition under the mask can increase feelings of insecurity, discouragement and numbness as well as isolation, which can be extremely stressful for the mentally and hearing-impaired [16].

Experts point out that masks disrupt the basics of human communication (verbal and nonverbal). The limited facial recognition caused by masks leads to a suppression of emotional signals. Masks, therefore, disrupt social interaction, erasing the positive effect of smiles and laughter but at the same time greatly increasing the likelihood of misunderstandings because negative emotions are also less evident under masks [42].

A decrease in empathy perception through mask use with disruption of the doctor-patient relationship has already been scientifically proven on the basis of a randomized study (statistically significant, with p=0.04) [99]. In this study, the Consultation Empathy Care Measury, the Patient Enablement Instrument (PEI) Score and a Satisfaction Rating Scale were assessed in 1030 patients. The 516 doctors, who wore masks throughout, conveyed reduced empathy towards the patients and, thus, nullified the positive health-promoting effects of a dynamic relationship. These results demonstrate a disruption of interpersonal interaction and relationship dynamics caused by masks.

The WHO guidance on the use of masks in children in the community, published in August 2020, points out that the benefits of mask use in children must be weighed up against the potential harms, including social and communicational concerns [100].

Fears that widespread pandemic measures will lead to dysfunctional social life with degraded social, cultural and psychological interactions have also been expressed by other experts [6–8,42].

### 3.11. Social and Occupational Medicine Side Effects and Hazards

In addition to mask-specific complaints such as a feeling of heat, dampness, shortness of breath and headache, various physiological phenomena were documented, such as the significant increase in heart and respiratory rate, the impairment of lung function parameters, the decrease in cardiopulmonary capacity (e.g., lower maximum blood lactate response) [15,19,21,23,29–31], as well as the changes in oxygen and carbon dioxide both in the end-expiratory and the air under the mask that was measured in the blood of the individuals [13,15,18,19,21–25,27–34]. The significant changes were measurable after only a few minutes of wearing a mask and in some cases reached magnitudes of minus 13% reduced  $O_2$  concentration and 30-fold increased  $CO_2$  concentration of the inhaled air under masks (p < 0.001) [18]. The changes observed were not only statistically significant, but also clinically relevant; the subjects also showed pathological oxygen saturation after exposure to masks (p < 0.02) [18].

Shortness of breath during light exertion (6 min walking) under surgical masks has been recorded with statistical significance in 44 healthy subjects in a prospective experimental intervention study (p < 0.001) [101]. Here, the complaints were assessed using a subjective, visual analogue scale.

In another study from 2011, all tested masks caused a significantly measurable increase in discomfort and a feeling of exhaustion in the 27 subjects during prolonged usage (p < 0.0001) [69].

These symptoms lead to additional stress for the occupational mask wearer and, thus, in relation to the feeling of exhaustion, contribute to the self-perpetuating vicious circle caused by the vegetative sympathetic activation, which further increases the respiratory and heart rate, blood pressure and increased sense of exhaustion [16,20,35,83].

Other studies showed that the psychological and physical effects of the masks can lead to an additional reduction in work performance (measured with the Roberge Subjective Symptoms-during-Work Scale, a Likert scale of 1–5) via increased feelings of fatigue, dissatisfaction and anxiety [58,102,103].

Wearing masks over a longer period of time also led to physiological and psychological impairments in other studies and, thus, reduced work performance [19,36,58,69]. In experiments on respiratory-protective equipment, an increase in the dead space volume by 350 mL leads to a reduction in the possible performance time by approx. -19%, furthermore to a decrease in breathing comfort by -18% (measured via a subjective rating scale) [58]. In addition, the time spent working and the flow of work is interrupted and reduced by putting on and taking off the masks and changing them. The reduced work performance has been recorded in the literature found as described above (especially in Sections 3.1 and 3.2) but has not been quantified further in detail [36,58].

Surgical mask type and N95 protective equipment frequently caused adverse effects in medical personnel such as headaches, breathing difficulties, acne, skin irritation, itching, decreased alertness, decreased mental performance and feelings of dampness and heat [19,29,37,71,85]. Subjective, work performance-reducing, mask-related impairments in users, measured with special survey scores and Likert scales, have also been described in other studies [15,21,27,32,35,43,66–68,72,96,99].

In Section 3.7 on dermatology, we already mentioned a paper that demonstrated a significant temperature increase of 1.9 °C on average (to over 34.5 °C) in the mask-covered facial area (p < 0.05) [85]. Due to the relatively larger representation in the sensitive cerebral cortex (homunculus), the temperature sensation in the face is more decisive for the feeling of well-being than other body regions [36,44]. The perception of discomfort when wearing a mask can, thus, be intensified. Interestingly, in our analysis, we found a combined occurrence of the physical variable temperature rise under the mask and the symptom respiratory impairment in seven of eight studies concerned, with a mutual significantly measured occurrence in 88%. We also detected a combined occurrence of significantly measured temperature rise under the mask and significantly measured fatigue in 50% of the relevant primary studies (three of six papers, Figure 2). These clustered associations of

temperature rise with symptoms of respiratory impairment and fatigue suggest a clinical relevance of the detected temperature rise under masks. In the worst case scenario, the effects mentioned can reinforce each other and lead to decompensation, especially in the presence of COPD, heart failure and respiratory insufficiency.

The sum of the disturbances and discomforts that can be caused by a mask also contributes to distraction (see also psychological impairment). These, in conjunction with a decrease in psycho-motoric skills, reduced responsiveness and overall impaired cognitive performance (all of which are pathophysiological effects of wearing a mask) [19,29,32,39–41] can lead to a failure to recognize hazards and, thus, to accidents or avoidable errors at work [19,36,37]. Of particular note here are mask-induced listlessness (p < 0.05), impaired thinking (p < 0.05) and concentration problems (p < 0.02) as measured by a Likert scale (1–5) [29]. Accordingly, occupational health regulations take action against such scenarios. The German Industrial Accident Insurance (DGUV) has precise and extensive regulations for respiratory protective equipment where they document the limitation of wearing time, levels of work intensity and defined instruction obligation [104].

The standards and norms prescribed in many countries regarding different types of masks to protect their workers are also significant from an occupational health point of view [105]. In Germany, for example, there are very strict safety specifications for masks from other international countries. These specify the requirements for the protection of the wearer [106]. All these standards and the accompanying certification procedures were increasingly relaxed with the introduction of mandatory masks for the general public. This meant that non-certified masks such as community masks were also used on a large scale in the work and school sectors for longer periods during the pandemic measures [107]. Most recently, in October 2020, the German Social Accident Insurance (DGUV) recommended the same usage time limits for community masks as for filtering half masks, namely, a maximum of three shifts of 120 min per day with recovery breaks of 30 min in between. In Germany, FFP2 (N95) masks must be worn for 75 min, followed by a 30-minute break. An additional suitability examination by specialized physicians is also obligatory and stipulated for occupationally used respirators [104].

## 3.12. Microbiological Consequences for Wearer and Environment: Foreign/Self-Contamination

Masks cause retention of moisture [61]. Poor filtration performance and incorrect use of surgical masks and community masks, as well as their frequent reuse, imply an increased risk of infection [108–110]. The warm and humid environment created by and in masks without the presence of protective mechanisms such as antibodies, the complement system, defense cells and pathogen-inhibiting and on a mucous membrane paves the way for unimpeded growth and, thus, an ideal growth and breeding ground for various pathogens such as bacteria and fungi [88] and also allows viruses to accumulate [87]. The warm and humid mask microclimate favors the accumulation of various germs on and underneath the masks [86], and the germ density is measurably proportional to the length of time the mask is worn. After only 2 h of wearing the mask, the pathogen density increases almost tenfold in experimental observation studies [87,89].

From a microbiological and epidemiological point of view, masks in everyday use pose a risk of contamination. This can occur as foreign contamination but also as self-contamination. On the one hand, germs are sucked in or attach themselves to the masks through convection currents. On the other hand, potential infectious agents from the nasopharynx accumulate excessively on both the outside and inside of the mask during breathing [5,88]. This is compounded by contact with contaminated hands. Since masks are constantly penetrated by germ-containing breath and the pathogen reproduction rate is higher outside mucous membranes, potential infectious pathogens accumulate excessively on the outside and inside of masks. On and in the masks, there are quite serious, potentially disease-causing bacteria and fungi such as *E. coli* (54% of all germs detected), Staphylococcus aureus (25% of all germs detected), Candida (6%), Klebsiella (5%), Enterococci (4%),

Pseudomonads (3%), Enterobacter (2%) and Micrococcus (1%) even detectable in large quantities [88].

In another microbiological study, the bacterium Staphylococcus aureus (57% of all bacteria detected) and the fungus Aspergillus (31% of all fungi detected) were found to be the dominant germs on 230 surgical masks examined [86].

After more than six hours of use, the following viruses were found in descending order on 148 masks worn by medical personnel: adenovirus, bocavirus, respiratory syncytial virus and influenza viruses [87].

From this aspect, it is also problematic that moisture distributes these potential pathogens in the form of tiny droplets via capillary action on and in the mask, whereby further proliferation in the sense of self- and foreign contamination by the aerosols can then occur internally and externally with every breath [35]. In this regard, it is also known from the literature that masks are responsible for a proportionally disproportionate production of fine particles in the environment and, surprisingly, much more so than in people without masks [98].

It was shown that all mask-wearing subjects released significantly more smaller particles of size 0.3–0.5  $\mu m$  into the air than mask-less people, both when breathing, speaking and coughing (fabric, surgical, N95 masks, measured with the Aerodynamic Particle Sizer, APS, TS, model 3329) [98]. The increase in the detection of rhinoviruses in the sentinel studies of the German RKI from 2020 [90] could be a further indication of this phenomenon, as masks were consistently used by the general population in public spaces in that year.

### 3.13. Epidemiological Consequences

The possible side effects and dangers of masks described in this paper are based on studies of different types of masks. These include the professional masks of the surgical mask type and N95/KN95 (FFP2 equivalent) that are commonly used in everyday life, but also the community fabric masks that were initially used. In the case of N95, the N stands for National Institute for Occupational Safety and Health of the United States (NIOSH), and 95 indicates the 95 per cent filtering capacity for fine particles up to at least 0.3 µm [82].

A major risk of mask use in the general public is the creation of a false sense of security with regard to protection against viral infections, especially in the sense of a falsely assumed strong self-protection. Disregarding infection risks may not only neglect aspects of source control, but also result in other disadvantages. Although there are quite a few professional positive accounts of the widespread use of masks in the general populace [111], most of the serious and evident scientific reports conclude that the general obligation to wear masks conveys a false sense of security [4,5]. However, this leads to a neglect of those measures that, according to the WHO, have a higher level of effectiveness than mask-wearing: social distancing and hand hygiene [2,112]. Researchers were able to provide statistically significant evidence of a false sense of security and more risky behavior when wearing masks in an experimental setting [112].

Decision makers in many countries informed their citizens early on in the pandemic in March 2020 that people without symptoms should not use a medical mask, as this created a false sense of security [113]. The recommendation was ultimately changed in many countries. At least Germany pointed out that wearers of certain types of masks such as the common fabric masks (community masks) cannot rely on them to protect them or others from transmission of SARS-CoV-2 [114].

However, scientists not only complain about the lack of evidence for fabric masks in the scope of a pandemic [16,110], but also about the high permeability of fabric masks with particles and the potential risk of infection they pose [108,109]. Ordinary fabric masks with a 97% penetration for particle dimensions of  $\geq$ 0.3  $\mu$ m are in stark contrast to medical-type surgical masks with a 44% penetration. In contrast, the N95 mask has a penetration rate of less than 0.01% for particles  $\geq$  0.3  $\mu$ m in the laboratory experiment [108,115].

For the clinical setting in hospitals and outpatient clinics, the WHO guidelines recommend only surgical masks for influenza viruses for the entire patient treatment except for the strongly aerosol-generating measures, for which finer filtering masks of the type N95 are suggested. However, the WHO's endorsement of specific mask types is not entirely evidence-based due to the lack of high-quality studies in the health sector [108,109,116,117].

In a laboratory experiment (evidence level IIa study), it was demonstrated that both surgical masks and N95 masks have deficits in protection against SARS-CoV-2 and influenza viruses using virus-free aerosols [118]. In this study, the FFP2-equivalent N95 mask performed significantly better in protection (8–12 times more effective) than the surgical mask, but neither mask type established reliable, hypothesis-generated protection against corona and influenza viruses. Both mask types could be penetrated unhindered by aerosol particles with a diameter of 0.08 to 0.2  $\mu m$ . Both the SARS-CoV-2 pathogens with a size of 0.06 to 0.14  $\mu m$  [119] and the influenza viruses with 0.08 to 0.12  $\mu m$  are unfortunately well below the mask pore sizes [118].

The filtering capacity of the N95 mask up to  $0.3~\mu m$  [82] is usually not achieved by surgical masks and community masks. However, aerosol droplets, which have a diameter of 0.09 to  $3~\mu m$  in size, are supposed to serve as a transport medium for viruses. These also penetrate the medical masks by 40%. Often, there is also a poor fit between the face and the mask, which further impairs their function and safety [120]. The accumulation of aerosol droplets on the mask is problematic. Not only do they absorb nanoparticles such as viruses [6], but they also follow the airflow when inhaling and exhaling, causing them to be carried further. In addition, a physical decay process has been described for aerosol droplets at increasing temperatures, as also occurs under a mask [15,44,85]. This process can lead to a decrease in size of the fine water droplets up to the diameter of a virus [121,122]. The masks filter larger aerosol droplets but cannot retain viruses themselves and such smaller, potentially virus-containing aerosol droplets of less than  $0.2~\mu m$  and hence cannot stop the spread of virus [123].

Similarly, in an in vivo comparative studies of N95 and surgical masks, there were no significant differences in influenza virus infection rates [124,125]. Although this contrasts with encouraging in vitro laboratory results with virus-free aerosols under non-natural conditions, even with fabric masks [126], it should be noted that under natural in-vivo conditions, the promising filtration functions of fabric masks based on electrostatic effects also rapidly diminish under increasing humidity [127]. A Swiss textile lab test of various masks available on the market to the general public recently confirmed that most mask types filter aerosols insufficiently. For all but one of the eight reusable fabric mask types tested, the filtration efficacy according to EN149 was always less than 70% for particles of 1  $\mu$ m in size. For disposable masks, only half of all eight mask types tested were efficient enough at filtering to retain 70% of particles 1  $\mu$ m in size [128].

A recent experimental study even demonstrated that all mask-wearing people (surgical, N95, fabric masks) release significantly and proportionately smaller particles of size 0.3 to 0.5 µm into the air than mask-less people, both when breathing, speaking and coughing [98]. According to this, the masks act like nebulizers and contribute to the production of very fine aerosols. Smaller particles, however, spread faster and further than large ones for physical reasons. Of particular interest in this experimental reference study was the finding that a test subject wearing a single-layer fabric mask was also able to release a total of 384% more particles (of various sizes) when breathing than a person without [98].

It is not only the aforementioned functional weaknesses of the masks themselves that lead to problems, but also their use. This increases the risk of a false sense of security. According to the literature, mistakes are made by both healthcare workers and lay people when using masks as hygienically correct mask use is by no means intuitive. Overall, 65% of healthcare professionals and as many as 78% of the general population, use masks incorrectly [116]. With both surgical masks and N95 masks, adherence to the rules of use is impaired and not adequately followed due to reduced wearability with heat discomfort and skin irritation [29,35,116,129]. This is exacerbated by the accumulation of carbon dioxide

due to the dead space (especially under the N95 masks) with the resulting headaches described [19,27,37,66–68,83]. Increased heart rate, itching and feelings of dampness [15,29,30,35,71] also lead to reduced safety and quality during use (see also social and occupational health side effects and hazards). For this reason, (everyday) masks are even considered a general risk for infection in the general population, which does not come close to imitating the strict hygiene rules of hospitals and doctors' offices: the supposed safety, thus, becomes a safety risk itself [5].

In a meta-analysis of evidence level Ia commissioned by the WHO, no effect of masks in the context of influenza virus pandemic prevention could be demonstrated [130]. In 14 randomized controlled trials, no reduction in the transmission of laboratory-confirmed influenza infections was shown. Due to the similar size and distribution pathways of the virus species (influenza and Corona, see above), the data can also be transferred to SARS-CoV-2 [118]. Nevertheless, a combination of occasional mask-wearing with adequate hand-washing caused a slight reduction in infections for influenza in one study [131]. However, since no separation of hand hygiene and masks was achieved in this study, the protective effect can rather be attributed to hand hygiene in view of the aforementioned data [131].

A recently published large prospective Danish comparative study comparing mask wearers and non-mask wearers in terms of their infection rates with SARS-CoV2 could not demonstrate any statistically significant differences between the groups [132].

### 3.14. Paediatric Side Effects and Hazards

Children are particularly vulnerable and may be more likely to receive inappropriate treatment or additional harm. It can be assumed that the potential adverse mask effects described for adults are all the more valid for children (see Section 3.1 to Section 3.13: physiological internal, neurological, psychological, psychiatric, dermatological, ENT, dental, sociological, occupational and social medical, microbiological and epidemiological impairments and also Figures 2 and 3).

Special attention must be paid to the respiration of children, which represents a critical and vulnerable physiological variable due to higher oxygen demand, increased hypoxia susceptibility of the CNS, lower respiratory reserve, smaller airways with a stronger increase in resistance when the lumen is narrowed. The diving reflex caused by stimulating the nose and upper lip can cause respiratory arrest to bradycardia in the event of oxygen deficiency.

The masks currently used for children are exclusively adult masks manufactured in smaller geometric dimensions and had neither been specially tested nor approved for this purpose [133].

In an experimental British research study, the masks frequently led to feelings of heat (p < 0.0001) and breathing problems (p < 0.03) in 100 school children between 8 and 11 years of age especially during physical exertion, which is why the protective equipment was taken off by 24% of the children during physical activity [133]. The exclusion criteria for this mask experiment were lung disease, cardiovascular impairment and claustrophobia [133].

Scientists from Singapore were able to demonstrate in their level Ib study published in the renowned journal "nature" that 106 children aged between 7 and 14 years who wore FFP2 masks for only 5 min showed an increase in the inspiratory and expiratory CO<sub>2</sub> levels, indicating disturbed respiratory physiology [26].

However, a disturbed respiratory physiology in children can have long-term disease-relevant consequences. Slightly elevated CO<sub>2</sub> levels are known to increase heart rate, blood pressure, headache, fatigue and concentration disorders [38].

Accordingly, the following conditions were listed as exclusion criteria for mask use [26]: any cardiopulmonary disease including but not limited to: asthma, bronchitis, cystic fibrosis, congenital heart disease, emphysema; any condition that may be aggravated by physical exertion, including but not limited to: exercise-induced asthma; lower respiratory tract infections (pneumonia, bronchitis within the last 2 weeks), anxiety disorders,

diabetes, hypertension or epilepsy/attack disorder; any physical disability due to medical, orthopedic or neuromuscular disease; any acute upper respiratory illness or symptomatic rhinitis (nasal obstruction, runny nose or sneezing); any condition with deformity that affects the fit of the mask (e.g., increased facial hair, craniofacial deformities, etc.).

It is also important to emphasize the possible effects of masks in neurological diseases, as described earlier (Section 3.3).

Both masks and face shields caused fear in 46% of children (37 out of 80) in a scientific study. If children are given the choice of whether the doctor examining them should wear a mask they reject this in 49% of the cases. Along with their parents, the children prefer the practitioner to wear a face visor (statistically significant with p < 0.0001) [134].

A recent observational study of tens of thousands of mask-wearing children in Germany helped the investigators objectify complaints of headaches (53%), difficulty concentrating (50%), joylessness (49%), learning difficulties (38%) and fatigue in 37% of the 25,930 children evaluated. Of the children observed, 25% had new onset anxiety and even nightmares [135]. In children, the threat scenarios generated by the environment are further maintained via masks, in some cases, even further intensified, and in this way, existing stress is intensified (presence of subconscious fears) [16,35,136,137].

This can in turn lead to an increase in psychosomatic and stress-related illnesses [74,75]. For example, according to an evaluation, 60% of mask wearers showed stress levels of the highest grade 10 on a scale of 1 to a maximum of 10. Less than 10% of the mask wearers surveyed had a stress level lower than 8 out of a possible 10 [74].

As children are considered a special group, the WHO also issued a separate guideline on the use of masks in children in the community in August 2020, explicitly advising policy makers and national authorities, given the limited evidence, that the benefits of mask use in children must be weighed up against the potential harms associated with mask use. This includes feasibility and discomfort, as well as social and communication concerns [100].

According to experts, masks block the foundation of human communication and the exchange of emotions and not only hinder learning but deprive children of the positive effects of smiling, laughing and emotional mimicry [42]. The effectiveness of masks in children as a viral protection is controversial, and there is a lack of evidence for their widespread use in children; this is also addressed in more detail by the scientists of the German University of Bremen in their thesis paper 2.0 and 3.0 [138].

## 3.15. Effects on the Environment

According to WHO estimates of a demand of 89 million masks per month, their global production will continue to increase under the Corona pandemic [139]. Due to the composition of, e.g., disposable surgical masks with polymers such as polypropylene, polyurethane, polyacrylonitrile, polystyrene, polycarbonate, polyethylene and polyester [140], an increasing global challenge, also from an environmental point of view, can be expected, especially outside Europe, in the absence of recycling and disposal strategies [139]. The aforementioned single use polymers have been identified as a significant source of plastic and plastic particles for the pollution of all water cycles up to the marine environment [141].

A significant health hazard factor is contributed by mask waste in the form of microplastics after decomposition into the food chain. Likewise, contaminated macroscopic disposable mask waste—especially before microscopic decay—represents a widespread medium for microbes (protozoa, bacteria, viruses, fungi) in terms of invasive pathogens [86–89,142]. Proper disposal of bio-contaminated everyday mask material is insufficiently regulated even in western countries.

### 4. Discussion

The potential drastic and undesirable effects found in multidisciplinary areas illustrate the general scope of global decisions on masks in general public in the light of combating the pandemic. According to the literature found, there are clear, scientifically recorded adverse effects for the mask wearer, both on a psychological and on a social and physical level.

Neither higher level institutions such as the WHO or the European Centre for Disease Prevention and Control (ECDC) nor national ones, such as the Centers for Disease Control and Prevention, GA, USA (CDC) or the German RKI, substantiate with sound scientific data a positive effect of masks in the public (in terms of a reduced rate of spread of COVID-19 in the population) [2,4,5].

Contrary to the scientifically established standard of evidence-based medicine, national and international health authorities have issued their theoretical assessments on the masks in public places, even though the compulsory wearing of masks gives a deceptive feeling of safety [5,112,143].

From an infection epidemiological point of view, masks in everyday use offer the risk of self-contamination by the wearer from both inside and outside, including via contaminated hands [5,16,88]. In addition, masks are soaked by exhaled air, which potentially accumulates infectious agents from the nasopharynx and also from the ambient air on the outside and inside of the mask. In particular, serious infection-causing bacteria and fungi should be mentioned here [86,88,89], but also viruses [87]. The unusual increase in the detection of rhinoviruses in the sentinel studies of the German RKI from 2020 [90] could be an indication of this phenomenon. Clarification through further investigations would therefore be desirable.

Masks, when used by the general public, are considered by scientists to pose a risk of infection because the standardized hygiene rules of hospitals cannot be followed by the general public [5]. On top of that, mask wearers (surgical, N95, fabric masks) exhale relatively smaller particles (size 0.3 to  $0.5~\mu m$ ) than mask-less people and the louder speech under masks further amplifies this increased fine aerosol production by the mask wearer (nebulizer effect) [98].

The history of modern times shows that already in the influenza pandemics of 1918–1919, 1957–58, 1968, 2002, in SARS 2004–2005 as well as with the influenza in 2009, masks in everyday use could not achieve the hoped-for success in the fight against viral infection scenarios [67,144]. The experiences led to scientific studies describing as early as 2009 that masks do not show any significant effect with regard to viruses in an everyday scenario [129,145]. Even later, scientists and institutions rated the masks as unsuitable to protect the user safely from viral respiratory infections [137,146,147]. Even in hospital use, surgical masks lack strong evidence of protection against viruses [67].

Originally born out of the useful knowledge of protecting wounds from surgeons' breath and predominantly bacterial droplet contamination [144,148,149], the mask has been visibly misused with largely incorrect popular everyday use, particularly in Asia in recent years [150]. Significantly, the sociologist Beck described the mask as a cosmetic of risk as early as 1992 [151]. Unfortunately, the mask is inherent in a vicious circle: strictly speaking, it only protects symbolically and at the same time represents the fear of infection. This phenomenon is reinforced by the collective fear mongering, which is constantly nurtured by main stream media [137].

Nowadays, the mask represents a kind of psychological support for the general population during the virus pandemic, promising them additional anxiety-reduced freedom of movement. The recommendation to use masks in the sense of "source control" not out of self-protection but out of "altruism" [152] is also very popular with the regulators as well as the population of many countries. The WHO's recommendation of the mask in the current pandemic is not only a purely infectiological approach, but is also clear on the possible advantages for healthy people in the general public. In particular, a reduced potential stigmatization of mask wearers, the feeling of a contribution made to preventing the spread of the virus, as well as the reminder to adhere to other measures are mentioned [2].

It should not go unmentioned that very recent data suggest that the detection of SARS-CoV-2 infection does not seem to be directly related to popular mask use. The groups examined in a retrospective comparative study (infected with SARS-CoV-2 and not infected) did not differ in their habit of using masks: approximately 70% of the subjects in both groups always were masks and another 14.4% of them frequently [143].

In a Danish prospective study on mask-wearing carried out on about 6000 participants and published in 2020, scientists found no statistically significant difference in the rates of SARS-CoV-2 infection when comparing the group of 3030 mask wearers with the 2994 mask-less participants in the study (p = 0.38) [132].

Indeed, in the case of viral infections, masks appear to be not only less effective than expected, but also not free of undesirable biological, chemical, physical and psychological side effects [67]. Accordingly, some experts claim that well-intentioned unprofessionalism can be quite dangerous [6].

The dermatological colleagues were the first to describe common adverse effects of mask-wearing in larger collectives. Simple, direct physical, chemical and biological effects of the masks with increases in temperature, humidity and mechanical irritation caused acne in up to 60% of wearers [37,71–73,85]. Other significantly documented consequences were eczema, skin damage and overall impaired skin barrier function [37,72,73].

These direct effects of mask use are an important pointer to further detrimental effects affecting other organ systems.

In our work, we have identified scientifically validated and numerous statistically significant adverse effects of masks in various fields of medicine, especially with regard to a disruptive influence on the highly complex process of breathing and negative effects on the respiratory physiology and gas metabolism of the body (see Figures 2 and 3). The respiratory physiology and gas exchange play a key role in maintaining a health-sustaining balance in the human body [136,153]. According to the studies we found, a dead space volume that is almost doubled by wearing a mask and a more than doubled breathing resistance (Figure 3) [59-61] lead to a rebreathing of carbon dioxide with every breathing cycle [16-18,39,83] with—in healthy people mostly—a subthreshold but, in sick people, a partly pathological increase in the carbon dioxide partial pressure (PaCO<sub>2</sub>) in the blood [25,34,58]. According to the primary studies found, these changes contribute reflexively to an increase in respiratory frequency and depth [21,23,34,36] with a corresponding increase in the work of the respiratory muscles via physiological feedback mechanisms [31,36]. Thus, it is not, as initially assumed, purely positive training through mask use. This often increases the subliminal drop in oxygen saturation  $SpO_2$  in the blood [23,28–30,32], which is already reduced by increased dead space volume and increased breathing resistance [18,31].

The overall possible resulting measurable drop in oxygen saturation  $O_2$  of the blood on the one hand [18,23,28–30,32] and the increase in carbon dioxide (CO<sub>2</sub>) on the other [13,15,19,21–28] contribute to an increased noradrenergic stress response, with heart rate increase [29,30,35] and respiratory rate increase [15,21,23,34], in some cases also to a significant blood pressure increase [25,35].

In panic-prone individuals, stress-inducing noradrenergic sympathetic activation can be partly directly mediated via the carbon dioxide  $(CO_2)$  mechanism at the locus coeruleus in the brainstem [39,78,79,153], but also in the usual way via chemo-sensitive neurons of the nucleus solitarius in the medulla [136,154]. The nucleus solitarius [136] is located in the deepest part of the brainstem, a gateway to neuronal respiratory and circulatory control [154]. A decreased oxygen  $(O_2)$  blood level there causes the activation of the sympathetic axis via chemoreceptors in the carotids [155,156].

Even subthreshold changes in blood gases such as those provoked when wearing a mask cause reactions in these control centers in the central nervous system. Masks, therefore, trigger direct reactions in important control centers of the affected brain via the slightest changes in oxygen and carbon dioxide in the blood of the wearer [136,154,155].

A link between disturbed breathing and cardiorespiratory diseases such as hypertension, sleep apnea and metabolic syndrome has been scientifically proven [56,57]. Interestingly, decreased oxygen/ $O_2$  blood levels and also increased carbon dioxide/ $CO_2$  blood levels are considered the main triggers for the sympathetic stress response [38,136]. The aforementioned chemo-sensitive neurons of the nucleus solitarius in the medulla are considered to be the main responsible control centers [136,154,155]. Clinical effects of prolonged mask-wearing would, thus, be a conceivable intensification of chronic stress re-

actions and negative influences on the metabolism leading towards a metabolic syndrome. The mask studies we found show that such disease-relevant respiratory gas changes ( $O_2$  and  $CO_2$ ) [38,136] are already achieved by wearing a mask [13,15,18,19,21–34].

A connection between hypoxia, sympathetic reactions and leptin release is scientifically known [136].

Additionally important is the connection of breathing with the influence on other bodily functions [56,57], including the psyche with the generation of positive emotions and drive [153]. The latest findings from neuro-psychobiological research indicate that respiration is not only a function regulated by physical variables to control them (feedback mechanism), but rather independently influences higher-level brain centers and, thus, also helps to shape psychological and other bodily functions and reactions [153,157,158]. Since masks impede the wearer's breathing and accelerate it, they work completely against the principles of health-promoting breathing [56,57] used in holistic medicine and yoga. According to recent research, undisturbed breathing is essential for happiness and healthy drive [157,159], but masks work against this.

The result of significant changes in blood gases in the direction of hypoxia (drop in oxygen saturation) and hypercapnia (increase in carbon dioxide concentration) through masks, thus, has the potential to have a clinically relevant influence on the human organism even without exceeding normal limits.

According to the latest scientific findings, blood-gas shifts towards hypoxia and hypercapnia not only have an influence on the described immediate, psychological and physiological reactions on a macroscopic and microscopic level, but additionally on gene expression and metabolism on a molecular cellular level in many different body cells. Through this, the drastic disruptive intervention of masks in the physiology of the body also becomes clear down to the cellular level, e.g., in the activation of hypoxia-induced factor (HIF) through both hypercapnia and hypoxia-like effects [160]. HIF is a transcription factor that regulates cellular oxygen supply and activates signaling pathways relevant to adaptive responses. e.g., HIF inhibits stem cells, promotes tumor cell growth and inflammatory processes [160]. Based on the hypoxia- and hypercapnia-promoting effects of masks, which have been comprehensively described for the first time in our study, potential disruptive influences down to the intracellular level (HIF-a) can be assumed, especially through the prolonged and excessive use of masks. Thus, in addition to the vegetative chronic stress reaction in mask wearers, which is channeled via brain centers, there is also likely to be an adverse influence on metabolism at the cellular level. With the prospect of continued mask use in everyday life, this also opens up an interesting field of research for the future.

The fact that prolonged exposure to latently elevated CO<sub>2</sub> levels and unfavorable breathing air compositions has disease-promoting effects was recognized early on. As early as 1983, the WHO described "Sick Building Syndrome" (SBS) as a condition in which people living indoors experienced acute disease-relevant effects that increased with time of their stay, without specific causes or diseases [161,162]. The syndrome affects people who spend most of their time indoors, often with subliminally elevated CO2 levels, and are prone to symptoms such as increased heart rate, rise in blood pressure, headaches, fatigue and difficulty concentrating [38,162]. Some of the complaints described in the mask studies we found (Figure 2) are surprisingly similar to those of Sick Building Syndrome [161]. Temperature, carbon dioxide content of the air, headaches, dizziness, drowsiness and itching also play a role in Sick Building Syndrome. On the one hand, masks could themselves be responsible for effects such as those described for Sick Building Syndrome when used for a longer period of time. On the other hand, they could additionally intensify these effects when worn in air-conditioned buildings, especially when masks are mandatory indoors. Nevertheless, there was a tendency towards higher systolic blood pressure values in mask wearers in some studies [21,31,34], but statistical significance was only found in two studies [25,35]. However, we found more relevant and significant evidence of heart

rate increase, headache, fatigue and concentration problems associated with mask wearers (Figure 2) indicating the clinical relevance of wearing masks.

According to the scientific results and findings, masks have measurably harmful effects not only on healthy people, but also on sick people and their relevance is likely to increase with the duration of use [69]. Further research is needed here to shed light on the long-term consequences of widespread mask use with subthreshold hypoxia and hypercapnia in the general population, also regarding possible exacerbating effects on cardiorespiratory lifestyle diseases such as hypertension, sleep apnea and metabolic syndrome. The already often elevated blood carbon dioxide (CO<sub>2</sub>) levels in overweight people, sleep apnea patients and patients with overlap-COPD could possibly increase even further with everyday masks. Not only a high body mass index (BMI) but also sleep apnea are associated with hypercapnia during the day in these patients (even without masks) [19,163]. For such patients, hypercapnia means an increase in the risk of serious diseases with increased morbidity, which could then be further increased by excessive mask use [18,38].

The hypercapnia-induced effects of sympathetic stress activation are even cycle phase-dependent in women. Controlled by a progesterone mechanism, the sympathetic reaction, measured by increased blood pressure in the luteal phase, is considerably stronger [164]. This may also result in different sensitivities for healthy and sick women to undesirable effects masks have, which are related to an increase in carbon dioxide (CO<sub>2</sub>).

In our review, negative physical and psychological changes caused by masks could be objectified even in younger and healthy individuals.

The physical and chemical parameters did not exceed the normal values in most cases but were statistically significantly measurable (p < 0.05) tending towards pathological ranges. They were accompanied by physical impairments (see Figure 2). It is well known that subthreshold stimuli are capable of causing pathological changes when exposed to them for a long time: not only a single high dose of a disturbance, but also a chronically persistent, subthreshold exposure to it often leads to illness [38,46–48,50–54]. The scientifically repeatedly measurable physical and chemical mask effects were often accompanied by typical subjective complaints and pathophysiological phenomena. The fact that these frequently occur simultaneously and together indicates a syndrome under masks.

Figure 2 sums up the significant mask-dependent physiological, psychological, somatic and general pathological changes and their frequent occurrence together is striking. Within the framework of the quantitative evaluation of the experimental studies, we were actually able to prove a statistically significant correlation of the observed side effects of fatigue and oxygen depletion under mask use with p < 0.05. In addition, we found a frequent, simultaneous and joint occurrence of further undesirable effects in the scientific studies (Figure 2). Statistically significant associations of such co-occurring, adverse effects have already been described in primary studies [21,29]. We detected a combined occurrence of the physical parameter temperature rise under the mask with the symptom respiratory impairment in seven of the nine studies concerned (88%). We found a similar result for the decrease in oxygen saturation under mask and the symptom respiratory impairment with a simultaneous detection in six of the eight studies concerned (67%). We detected a combined occurrence of carbon dioxide rise under N95 mask use in nine of the 11 scientific papers (82%). We found a similar result for oxygen drop under N95 mask use with simultaneous co-occurrence in eight of 11 primary papers (72%). The use of N95 masks was also associated with headache in six of the 10 primary studies concerned (60%). A combined occurrence of the physical parameters temperature rise and humidity under masks was even found 100% within six of the six studies with significant measurements of these parameters (Figure 2).

Since the symptoms were described in combination in mask wearers and were not observed in isolation in the majority of cases, we refer to them as general Mask-Induced Exhaustion Syndrome (MIES) because of the consistent presentation in numerous papers from different disciplines. These include the following, predominantly statistically significantly

(p < 0.05) proven pathophysiological changes and subjective complaints, which often occur in combination as described above (see also Section 3.1 to Section 3.11, Figures 2–4):

- Increase in dead space volume [22,24,58,59] (Figure 3, Sections 3.1 and 3.2).
- Increase in breathing resistance [31,35,61,118] (Figure 3, Figure 2: Column 8).
- Increase in blood carbon dioxide [13,15,19,21–28] (Figure 2: Column 5).
- Decrease in blood oxygen saturation [18,19,21,23,28–34] (Figure 2: Column 4).
- Increase in heart rate [15,19,23,29,30,35] (Figure 2: Column 12).
- Decrease in cardiopulmonary capacity [31] (Section 3.2).
- Feeling of exhaustion [15,19,21,29,31–35,69] (Figure 2: Column 14).
- Increase in respiratory rate [15,21,23,34] (Figure 2: Column 9).
- Difficulty breathing and shortness of breath [15,19,21,23,25,29,31,34,35,71,85,101,133] (Figure 2: Column 13).
- Headache [19,27,37,66-68,83] (Figure 2: Column 17).
- Dizziness [23,29] (Figure 2: Column 16).
- Feeling of dampness and heat [15,16,22,29,31,35,85,133] (Figure 2: Column 7).
- Drowsiness (qualitative neurological deficits) [19,29,32,36,37] (Figure 2: Column 15).
- Decrease in empathy perception [99] (Figure 2: Column 19).
- Impaired skin barrier function with acne, itching and skin lesions [37,72,73] (Figure 2: Column 20–22).

It can be deduced from the results that the effects described in healthy people are all more pronounced in sick people, since their compensatory mechanisms, depending on the severity of the illness, are reduced or even exhausted. Some existing studies on and with patients with measurable pathological effects of the masks support this assumption [19,23,25,34]. In most scientific studies, the exposure time to masks in the context of the measurements/investigations was significantly less (in relation to the total wearing and duration of use) than is expected of the general public under the current pandemic regulations and ordinances.

The exposure time limits are little observed or knowingly disregarded in many areas today as already mentioned in Section 3.11 on occupational medicine. The above facts allow the conclusion that the described negative effects of masks, especially in some of our patients and the very elderly, may well be more severe and adverse with prolonged use than presented in some mask studies.

From a doctor's viewpoint, it may also be difficult to advise children and adults who, due to social pressure (to wear a mask) and the desire to feel they belong, suppress their own needs and concerns until the effects of masks have a noticeable negative impact on their health [76]. Nevertheless, the use of masks should be stopped immediately at the latest when shortness of breath, dizziness or vertigo occur [23,25]. From this aspect, it seems sensible for decision makers and authorities to provide information, to define instruction obligations and offer appropriate training for employers, teachers and other persons who have a supervisory or caregiving duty. Knowledge about first aid measures could also be refreshed and expanded accordingly in this regard.

Elderly, high-risk patients with lung disease, cardiac patients, pregnant women or stroke patients are advised to consult a physician to discuss the safety of an N95 mask as their lung volume or cardiopulmonary performance may be reduced [23]. A correlation between age and the occurrence of the aforementioned symptoms while wearing a mask has been statistically proven [19]. Patients with reduced cardiopulmonary function are at increased risk of developing serious respiratory failure with mask use according to the referenced literature [34]. Without the possibility of continuous medical monitoring, it can be concluded that they should not wear masks without close monitoring. The American Asthma and Allergy Society has already advised caution in the use of masks with regard to the COVID-19 pandemic for people with moderate and severe lung disease [165]. Since the severely overweight, sleep apnea patients and overlap-COPD sufferers are known to be prone to hypercapnia, they also represent a risk group for serious adverse health effects under extensive mask use [163]. This is because the potential of masks to produce additional

CO<sub>2</sub> retention may not only have a disruptive effect on the blood gases and respiratory physiology of sufferers, but may also lead to further serious adverse health effects in the long term. Interestingly, in an animal experiment an increase in CO<sub>2</sub> with hypercapnia leads to contraction of smooth airway muscles with constriction of bronchi [166]. This effect could explain the observed pulmonary decompensations of patients with lung disease under masks (Section 3.2) [23,34].

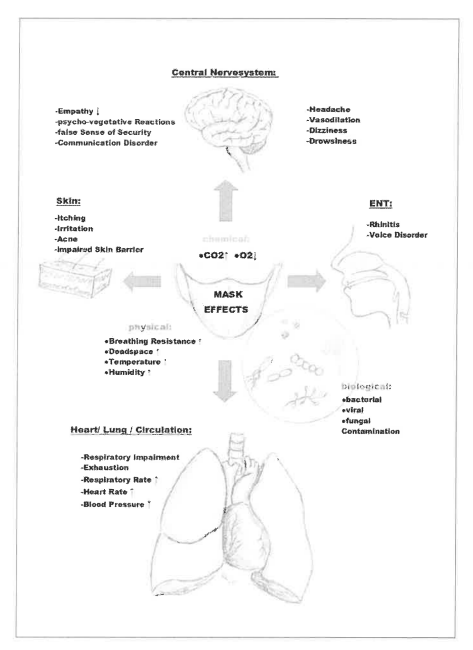


Figure 4. Unfavorable mask effects as components of Mask-Induced Exhaustion Syndrome (MIES). The chemical, physical and biological effects, as well as the organ system consequences mentioned, are all documented with statistically significant results in the scientific literature found (Figure 2). The term drowsiness is used here to summarize any qualitative neurological deficits described in the examined scientific literature.

Patients with renal insufficiency requiring dialysis are, according to the literature available, further candidates for a possible exemption from the mask requirement [34].

According to the criteria of the Centers for Disease Control and Prevention, GA, USA (CDC), sick and helpless people who cannot remove a mask on their own should be exempted from the mask requirement [82].

Since it can be assumed that children react even more sensitively to masks, the literature suggests that masks are a contraindication for children with epilepsies (hyperventilation as a trigger for seizures) [63]. In the field of pediatrics, special attention should also be paid to the mask symptoms described under psychological, psychiatric and sociological effects with possible triggering of panic attacks by CO<sub>2</sub> rebreathing in the case of predisposition and also reinforcement of claustrophobic fears [77-79,167]. The maskrelated disturbance of verbal [43,45,71] and non-verbal communication and, thus, of social interaction is particularly serious for children. Masks restrict social interaction and block positive perceptions (smiling and laughing) and emotional mimicry [42]. The proven mask-induced mild to moderate cognitive impairment with impaired thinking, decreased attention and dizziness [19,23,29,32,36,37,39-41,69], as well as the psychological and neurological effects [135], should be additionally taken into account when masks are compulsory at school and in the vicinity of both public and non-public transport, also regarding the possibility of an increased risk of accidents (see also occupational health side effects and hazards) [19,29,32,36,37]. The exclusion criteria mentioned in pediatric studies on masks (see pediatric impairments, Section 3.14) [26,133] should also apply to an exclusion of these children from the general mask obligation in accordance with the scientific findings for the protection of the sick children concerned. The long-term sociological, psychological and educational consequences of a comprehensive masking requirement extended to schools are also unpredictable with regard to the psychological and physical development of healthy children [42,135]. Interestingly, according to the Corona Thesis Paper of the University of Bremen children "are infected less often, they become ill less often, the lethality is close to zero, and they also pass on the infection less often", according to the Thesis Paper 2.0 of the German University of Bremen on page 6 [138]. Studies conducted under real-life conditions with outcome endpoints showing hardly any infections, hardly any morbidity, hardly any mortality and only low contagiousness in children are clearly in the majority, according to Thesis Paper 3.0 of the German University of Bremen [138]. A recent German observational study (5600 reporting pediatricians) also showed a surprisingly low incidence of COVID-19 disease in children [168]. The infection of adults with SARS-CoV-2 by children has been considered in only one suspected case, but could not be proven with certainty, since the parents also had numerous contacts and exposure factors for viral infections due to their occupation. In this case, the circulating headlines in the public media that children contribute more to the incidence of infection are to be regarded as anecdotal.

In pregnant women, the use of masks during exertion or at rest over long periods of time is to be regarded as critical as little research has been done on this [20]. If there is clear scientific evidence of increased dead space ventilation with possible accumulation of CO<sub>2</sub> in the mother's blood, the use of masks by pregnant women for more than 1 h, as well as under physical stress, should be avoided in order to protect the unborn child [20,22]. The hypercapnia-promoting masks could act as a confounder of the fetal/maternal CO<sub>2</sub> gradient in this case (Section 3.6) [20,22,28].

According to the literature cited in the Section 3.5 on psychiatric side effects (personality disorders with anxiety and panic attacks, claustrophobia, dementia and schizophrenia), masking should only be done, if at all, with careful consideration of the advantages and disadvantages. Attention should be paid to possible provocation of the number and severity of panic attacks [77–79].

In patients with headaches, a worsening of symptoms can be expected with prolonged mask use (see also Section 3.3., neurological side effects) [27,66–68]. As a result of the increase in blood carbon dioxide (CO<sub>2</sub>) when the mask is used, vasodilatation occurs in the central nervous system and the pulsation of the blood vessels decreases [27]. In this connection, it is also interesting to note radiological experiments that demonstrate an increase in brain volume under subthreshold, but still within normal limits of CO<sub>2</sub> increase

in the blood by means of structural MRI. The blood carbon dioxide increase was produced in seven subjects via rebreathing with resulting median carbon dioxide concentration of 42 mmHg and an interquartile range of 39.44 mmHg, corresponding to only a subthreshold increase given the normal values of 32–45 mmHg. In the experiment, there was a significant increase in brain parenchymal volume measurable under increased arterial  $\rm CO_2$  levels (p < 0.02), with a concomitant decrease in CSF spaces (p < 0.04), entirely in accordance with the Monroe–Kelly doctrine, according to which the total volume within the skull always remains the same. The authors interpreted the increase in brain volume as an expression of an increase in blood volume due to a  $\rm CO_2$  increase-induced dilation of the cerebral vessels [169]. The consequences of such equally subthreshold carbon dioxide ( $\rm CO_2$ ) increases even under masks [13,15,18,19,22,23,25] are unclear for people with pathological changes inside the skull (aneurysms, tumors, etc.) with associated vascular changes [27] and brain volume shifts [169] especially due to longer exposure while wearing a mask, but could be of great relevance due to the blood gas-related volume shifts that take place.

In view of the increased dead space volume, the long-term and increased accumulation and rebreathing of other respiratory air components apart from  $CO_2$  is also unexplained, both in children and in old and sick people. Exhaled air contains over 250 substances, including irritant or toxic gases such as nitrogen oxides (NO), hydrogen sulfide (H2S), isoprene and acetone [170]. For nitrogen oxides [47] and hydrogen sulfide [46], pathological effects relevant to disease have been described in environmental medicine even at a low but chronic exposure [46–48]. Among the volatile organic compounds in exhaled air, acetone and isoprene dominate in terms of quantity, but allyl methyl sulfide, propionic acid and ethanol (some of bacterial origin) should also be mentioned [171]. Whether such substances also react chemically with each other underneath masks and in the dead space volume created by masks (Figure 3), and with the mask tissue itself, and in what quantities these and possible reaction products are rebreathed, has not yet been clarified. In addition to the blood gas changes described above ( $O_2$  drop and  $CO_2$  rise), these effects could also play a role with regard to undesirable mask effects. Further research is needed here and is of particular interest in the case of prolonged and ubiquitous use of masks.

The WHO sees the integration of individual companies and communities that produce their own fabric masks as a potential social and economic benefit. Due to the global shortage of surgical masks and personal protective equipment, it sees this as a source of income and points out that the reuse of fabric masks can reduce costs and waste and contribute to sustainability [2]. In addition to the question of certification procedures for such fabric masks, it should also be mentioned that due to the extensive mask obligation, textile (artificial) substances in the form of micro- and nanoparticles, some of which cannot be degraded in the body, are chronically absorbed into the body through inhalation to an unusual extent. In the case of medical masks, disposable polymers such as polypropylene, polyurethane, polyacrylonitrile, polystyrene, polycarbonate, polyethylene and polyester should be mentioned [140]. ENT physicians have already been able to detect such particles in the nasal mucosa of mask wearers with mucosal reactions in the sense of a foreign body reaction with rhinitis [96]. In the case of community masks, other substances from the textile industry are likely to be added to those mentioned above. The body will try to absorb these substances through macrophages and scavenger cells in the respiratory tract and alveoli as part of a foreign body reaction, whereby toxin release and corresponding local and generalized reactions may occur in an unsuccessful attempt to break them down [172]. Extensive respiratory protection in permanent long-term use (24/7), at least from a theoretical point of view, also potentially carries the risk of leading to a mask-related pulmonary [47] or even generalized disorder, as is already known from textile workers chronically exposed to organic dusts in the Third World (byssinosis) [172].

For the general public, from a scientific angle, it is necessary to draw on the long-standing knowledge of respiratory protection in occupational medicine in order to protect children in particular from harm caused by uncertified masks and improper use.

The universal undefined and extended mask requirement—without taking into account multiple predispositions and susceptibilities—contradicts the claim of an increasingly important individualized medicine with a focus on the unique characteristics of each individual [173].

A systematic review on the topic of masks is necessary according to the results of our scoping review. The primary studies often showed weaknesses in operationalization, especially in the evaluation of cognitive and neuropsychological parameters. Computerized test procedures will be useful here in the future. Mask research should also set itself the future goal of investigating and defining subgroups for whom respiratory protection use is particularly risky.

#### 5. Limitations

Our approach with a focus on negative effects is in line with Villalonga-Olives and Kawachi [12]. With the help of such selective questioning in the sense of dialectics, new insights can be gained that might otherwise have remained hidden. Our literature search focused on adverse negative effects of masks, in particular to point out risks especially for certain patient groups. Therefore, publications presenting only positive effects of masks were not considered in this review.

For a compilation of studies with harmless results when using masks, reference must, therefore, be made to reviews with a different research objective, whereby attention must be paid to possible conflicts of interest there. Some of the studies excluded by us lacking negative effects have shown methodological weaknesses (small, non-uniform experimental groups, missing control group even without masks due to corona constraints, etc.) [174]. In other words, if no negative concomitant effects were described in publications, it does not necessarily mean that masks have exclusively positive effects. It is quite possible that negative effects were simply not mentioned in the literature and the number of negative effects may well be higher than our review suggests.

We only searched one database, so the number of papers on negative mask effects may be higher than we reported.

In order to be able to describe characteristic effects for each mask type even more extensively, we did not have enough scientific data on the respective special designs of the masks. There is still a great need for research in this area due to the current pandemic situation with extensive mandatory masking.

In addition, the experiments evaluated in this paper do not always have uniform measurement parameters and study variables and, depending on the study, take into account the effect of masks at rest or under stress with subjects having different health conditions. Figure 2, therefore, represents a compromise. The results of the primary studies on mask use partially showed no natural variation in parameters, but often showed such clear correlations between symptoms and physiological changes, so that a statistical correlation analysis was not always necessary. We found a statistically significant correlation of oxygen deprivation and fatigue in 58% of the studies (p < 0.05). A statistically significant correlation evidence for other parameters has been previously demonstrated in primary studies [21,29].

The most commonly used personal particulate matter protective equipment in the COVID-19 pandemic is the N95 mask [23]. Due to its characteristics (better filtering function, but greater airway resistance and more dead space volume than other masks), the N95 mask is able to highlight negative effects of such protective equipment more clearly than others (Figure 3). Therefore, a relatively frequent consideration and evaluation of N95 masks within the studies found (30 of the 44 quantitatively evaluated studies, 68%) is even advantageous within the framework of our research question. Nevertheless, it remains to be noted that the community masks sold on the market are increasingly similar to the protective equipment that has been better investigated in scientific studies, such as surgical masks and N95 masks, since numerous manufacturers and users of community masks are striving to approximate the professional standard (surgical mask, N95/FFP2). Recent

study results on community masks indicate similar effects for respiratory physiology as described for medical masks: in a recent publication, fabric masks (community masks) also provoked a measurable increase in carbon dioxide PtcCO<sub>2</sub> in wearers during exertion and came very close to surgical masks in this effect [21].

Most of the studies cited in our paper included only short observation and application periods (mask-wearing durations investigated ranged from 5 min [26] to 12 h [19]. In only one study, a maximum observation period of an estimated 2-month period was chosen [37]. Therefore, the actual negative effects of masks over a longer application period might be more pronounced than presented in our work.

### 6. Conclusions

On the one hand, the advocacy of an extended mask requirement remains predominantly theoretical and can only be sustained with individual case reports, plausibility arguments based on model calculations and promising in vitro laboratory tests. Moreover, recent studies on SARS-CoV-2 show both a significantly lower infectivity [175] and a significantly lower case mortality than previously assumed, as it could be calculated that the median corrected infection fatality rate (IFR) was 0.10% in locations with a lower than average global COVID-19 population mortality rate [176]. In early October 2020, the WHO also publicly announced that projections show COVID-19 to be fatal for approximately 0.14% of those who become ill—compared to 0.10% for endemic influenza—again a figure far lower than expected [177].

On the other hand, the side effects of masks are clinically relevant.

In our work, we focused exclusively on the undesirable and negative side effects that can be produced by masks. Valid significant evidence of combined mask-related changes were objectified (p < 0.05,  $n \ge 50\%$ ), and we found a clustered and common occurrence of the different adverse effects within the respective studies with significantly measured effects (Figure 2). We were able to demonstrate a statistically significant correlation of the observed adverse effect of hypoxia and the symptom of fatigue with p < 0.05 in the quantitative evaluation of the primary studies. Our review of the literature shows that both healthy and sick people can experience Mask-Induced Exhaustion Syndrome (MIES), with typical changes and symptoms that are often observed in combination, such as an increase in breathing dead space volume [22,24,58,59], increase in breathing resistance [31,35,60,61], increase in blood carbon dioxide [13,15,17,19,21–30,35], decrease in blood oxygen saturation [18,19,21,23,28-34], increase in heart rate [23,29,30,35], increase in blood pressure [25,35], decrease in cardiopulmonary capacity [31], increase in respiratory rate [15,21,23,34,36], shortness of breath and difficulty breathing [15,17,19,21,23,25,29,31,34,35,60,71,85,101,133], headache [19,27,29,37,66-68,71,83], dizziness [23,29], feeling hot and clammy [17,22,29,31,35,44,71,85,133], decreased ability to concentrate [29], decreased ability to think [36,37], drowsiness [19,29,32,36,37], decrease in empathy perception [99], impaired skin barrier function [37,72,73] with itching [31,35,67,71-73,91-93], acne, skin lesions and irritation [37,72,73], overall perceived fatigue and exhaustion [15,19,21,29,31,32,34,35,69] (Figures 2–4).

Wearing masks does not consistently cause clinical deviations from the norm of physiological parameters, but according to the scientific literature, a long-term pathological consequence with clinical relevance is to be expected owing to a longer-lasting effect with a subliminal impact and significant shift in the pathological direction. For changes that do not exceed normal values, but are persistently recurring, such as an increase in blood carbon dioxide [38,160], an increase in heart rate [55] or an increase in respiratory rate [56,57], which have been documented while wearing a mask [13,15,17,19,21–30,34,35] (Figure 2), a long-term generation of high blood pressure [25,35], arteriosclerosis and coronary heart disease and of neurological diseases is scientifically obvious [38,55–57,160]. This pathogenetic damage principle with a chronic low-dose exposure with long-term effect, which leads to disease or disease-relevant conditions, has already been extensively studied and described in many areas of environmental medicine [38,46–54]. Extended

mask-wearing would have the potential, according to the facts and correlations we have found, to cause a chronic sympathetic stress response induced by blood gas modifications and controlled by brain centers. This in turn induces and triggers immune suppression and metabolic syndrome with cardiovascular and neurological diseases.

We not only found evidence in the reviewed mask literature of potential long-term effects, but also evidence of an increase in direct short-term effects with increased mask-wearing time in terms of cumulative effects for: carbon dioxide retention, drowsiness, headache, feeling of exhaustion, skin irritation (redness, itching) and microbiological contamination (germ colonization) [19,22,37,66,68,69,89,91,92].

Overall, the exact frequency of the described symptom constellation MIES in the mask-using populace remains unclear and cannot be estimated due to insufficient data.

Theoretically, the mask-induced effects of the drop in blood gas oxygen and increase in carbon dioxide extend to the cellular level with induction of the transcription factor HIF (hypoxia-induced factor) and increased inflammatory and cancer-promoting effects [160] and can, thus, also have a negative influence on pre-existing clinical pictures.

In any case, the MIES potentially triggered by masks (Figures 3 and 4) contrasts with the WHO definition of health: "health is a state of complete physical, mental and social well-being and not merely the absence of disease or infirmity." [178].

All the scientific facts found in our work expand the knowledge base for a differentiated view of the mask debate. This gain can be relevant for decision makers who have to deal with the issue of mandatory mask use during the pandemic under constant review of proportionality as well as for physicians who can advise their patients more appropriately on this basis. For certain diseases, taking into account the literature found in this study, it is also necessary for the attending physician to weigh up the benefits and risks with regard to a mask obligation. With an overall strictly scientific consideration, a recommendation for mask exemption can become justifiable within the framework of a medical appraisal (Figure 5).

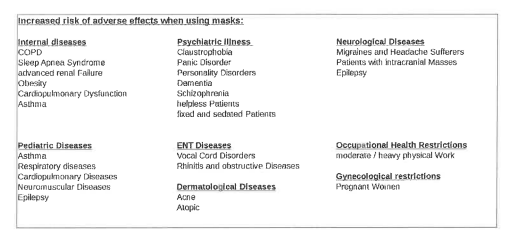


Figure 5. Diseases/predispositions with significant risks, according to the literature found, when using masks. Indications for weighing up medical mask exemption certificates.

In addition to protecting the health of their patients, doctors should also base their actions on the guiding principle of the 1948 Geneva Declaration, as revised in 2017. According to this, every doctor vows to put the health and dignity of his patient first and, even under threat, not to use his medical knowledge to violate human rights and civil liberties [9]. Within the framework of these findings, we, therefore, propagate an explicitly medically judicious, legally compliant action in consideration of scientific factual reality [2,4,5,16,130,132,143,175–177] against a predominantly assumption-led claim to a general effectiveness of masks, always taking into account possible unwanted individual ef-

fects for the patient and mask wearer concerned, entirely in accordance with the principles of evidence-based medicine and the ethical guidelines of a physician.

The results of the present literature review could help to include mask-wearing in the differential diagnostic pathophysiological cause consideration of every physician when corresponding symptoms are present (MIES, Figure 4). In this way, the physician can draw on an initial complaints catalogue that may be associated with mask-wearing (Figure 2) and also exclude certain diseases from the general mask requirement (Figure 5).

For scientists, the prospect of continued mask use in everyday life suggests areas for further research. In our view, further research is particularly desirable in the gynecological (fetal and embryonic) and pediatric fields, as children are a vulnerable group that would face the longest and, thus, most profound consequences of a potentially risky mask use. Basic research at the cellular level regarding mask-induced triggering of the transcription factor HIF with potential promotion of immunosuppression and carcinogenicity also appears to be useful under this circumstance. Our scoping review shows the need for a systematic review.

The described mask-related changes in respiratory physiology can have an adverse effect on the wearer's blood gases sub-clinically and in some cases also clinically manifest and, therefore, have a negative effect on the basis of all aerobic life, external and internal respiration, with an influence on a wide variety of organ systems and metabolic processes with physical, psychological and social consequences for the individual human being.

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# Concepts of Industrial Hygiene Exposure / PPE / Warnings

Applied to COVID-19 & Masks

Stephen E. Petty, P.E., C.I.H., C.S.P. - EES Group, Inc.
September 4, 2021

# BACKGROUND

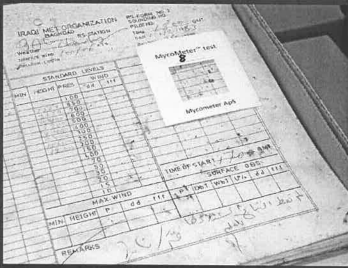


- President and Owner of EES Group, Inc. (Forensic Engineering Company – Since 1996 – 25 years)
- Section Manager and Sr.
   Research Engineer, Columbia
   Gas (10 years)
- Sr. Research Engineer, Battelle (10 years).

# PETTY QUALIFICATIONS

- Education: B.S. Ch. E., M.S. Ch. E. (honors at both levels) and M.B.A. (1st in Class)
- > Sr. Research Scientist Battelle
- Sr. Research Engineer/Section Manager R&D Columbia Gas
- President, EES Group Engineering EHS Company,
   Columbus, OH. 100s of projects
- CIH (National Certification), C.S.P. & Professional Engineer (OH, FL, PA, WV, KY, and TX)
- National Exposure/PPE Expert (e.g., Monsanto Roundup, DuPont C-8); ~400 Cases
- Selected to determine general causation outside of litigation on dozens of projects (e.g., Iraqi Docs – Allegany Ballistics Lab – Columbus Blue Jackets; Prof. Hockey locker room – Columbus College of Art & Design, CMH Airport RA)
- Adjunct Professor Franklin University (Teach Environmental and Earth Sciences)
- > Nine U.S. Patents mostly wrt Heat Pumps.





# PETTY QUALIFICATIONS

- Memberships:
  - American Industrial Hygiene Association (AIHA)
  - American Board of Industrial Hygiene (ABIH)
  - American Conference of Governmental Ind. Hygienists (ACGIH)
  - American Institute of Chemical Engineers (AIChE)
  - American Society of Refrigeration, Air Conditioning and Refrigeration Engineers (ASHRAE); Member ASHRAE 40 Std. and TC 8.3
  - American IAQ Council
  - Sigma Xi.

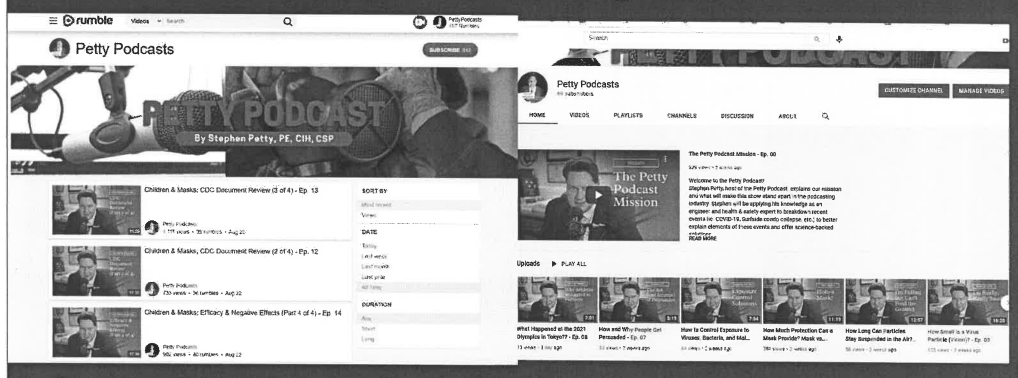






## **PETTY PODCASTS**

All this information detailed in Video Petty Podcasts Podcasts #2 through #6:



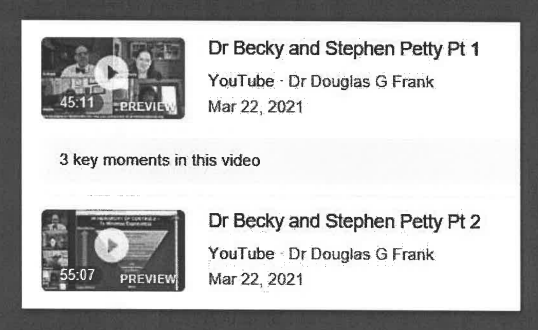
In Google you should find us at Rumble & YouTube - the links are:

https://rumble.com/c/PettyPodcasts - not censored - see #5-6 and #11-14

https://www.youtube.com/channel/UCwPHqgMiWwjpqd5dA-Og Ag - censored!

# SCHOOL DISTRICT SUPPORT

Oakstone Academy (Special Needs School) – Westerville, OH – Dr. Becky Morrison – Two Podcasts – No Masks / Engineering Controls – Implemented August 2020:



Part 1 Video Link (Dr. Morrision): <a href="https://rumble.com/vkhlrn-dr-becky-oakstone-academy-and...">https://rumble.com/vkhlrn-dr-becky-oakstone-academy-and...</a>

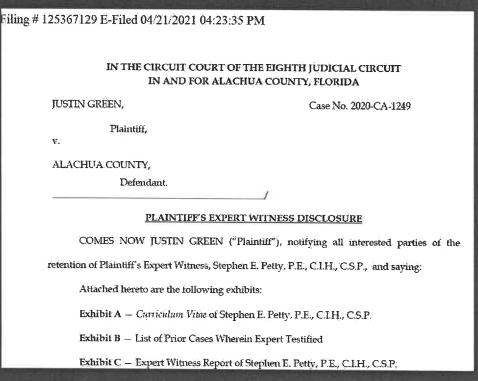
Part 2 Video Link (Stephen Petty): <a href="https://youtu.be/oYEo4T6V25w">https://youtu.be/oYEo4T6V25w</a>

School and Students Doing Well without Masks for 2020-2021 School Year

## LITIGATION SUPPORT

1. Boone County, Kentucky – Testified on May 17, 2021 against the Governor's Mask Mandate





- 2. Alchua County, FL County Mask Mandate Named Expert On Hold 4/21/2021
- 3. Polk County Public Schools, FL Filed Affidavit Against Masks and for Engineering Controls– 6/1/21

# DEFINITION OF INDUSTRIAL HYGIENE (AIHA)

"That science and art devoted to the <u>anticipation</u>, <u>recognition</u>, <u>evaluation</u>, <u>and control</u> of those environmental factors or stressors arising in or from the workplace, which may cause sickness, impaired health and well-being, or significant discomfort among workers or among the citizens of the community."

Key Tenants of the Field of Industrial Hygiene (to stop or limit exposures):

- 1. Anticipation
- 2. Recognition
- 3. Evaluation
- 4. Control.

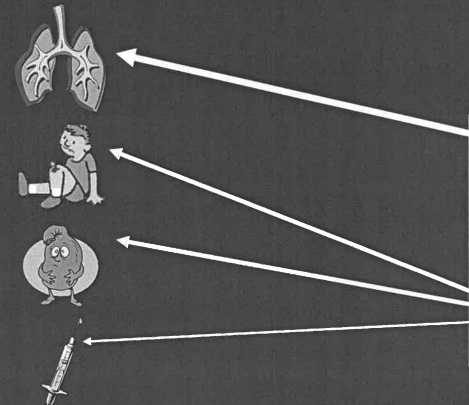
# INDUSTRIAL HYGIENE (IH)

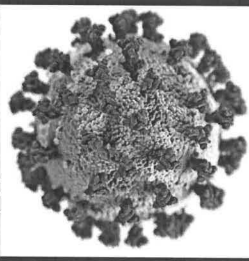
- Field Associated with Exposure, PPE, and Warnings
- Not Recognized by Much of the Public, Media, & Governmental Officials Thus Media often rely on M.D.s Instead for Information on Controlling Exposures
- Not Associated with Dentistry!

# **EXPOSURE ROUTES**

Exposure, in General, Can Occur from One of Four Primary Pathways – For COVID it is the Inhalation Path:

- > Inhalation
- Dermal
- Ingestion
- Intravenous.





## **EXPOSURE**

Exposure is a function of 2 main parameters:

1. Concentrations - lower is better.

2. Time(s) – less time better.

Distance – further away from source is better - sometimes.

# IH HIERARCHY OF CONTROLS – To Minimize Exposure(s)

**Most Effective** 

Substitution / Elimination (N/A to COVID)

Engineering Controls (Dilution / Destruction / Containment)

Administrative Controls (Limit Times in Exposure Area)

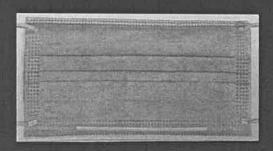
PPE (e.g., respirators) \ (not Masks) /

**Least Effective** 

Masks

# SO WHERE ARE THE BOUDARIES?

#### Not PPE – Cannot be Sealed









N-95



Half Face Respirator

Masks are not Respirators: Terms often Conflated

# Masks vs PPE - What Does OSHA Say?

OSHA Confuses the Public – Says Wear Masks on Pg. 1 but on Pg. 6 says they are not protective.....

#### **Additional Considerations for PPE**

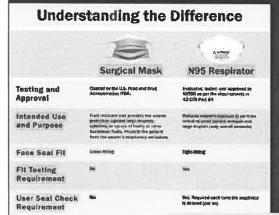
Interim guidance for specific types of workers and employers includes recommended PPE ensembles for various types of activities that workers may perform. In general:

- PPE may be needed when engineering and administrative controls are insufficient to protect workers from exposure to SARS-CoV-2 or other workplace hazards and essential work operations must continue.
- If workers need respirators, they must be used in the context of a comprehensive respiratory protection program that meets the requirements of OSHA's Respiratory Protection standard (29 CFR 1910.134) and includes medical exams, fit testing, and training.
  - Surgical masks are not respirators and do not provide the same level of protection to workers as properly-fitted respirators. Cloth face coverings are also not acceptable substitutes for respirators.

: - Terms often Conflated – Leak around edges and cannot be fit tested. CDC says the same!

# Masks vs PPE - CDC Says the Same Thing

CDC Also Confuses the Public - Says Wear Masks but says...



MASK

VS

RESPIRATOR

Code ROI provide title-abases with a williant have of protection from wholes within the second protection of the consideran respective protection. Limitings oppose without file output of the major other seat relation. Composition, Decord other seats calcent encaster.

Does NOT provide the wearer with a reliable level of protection from inhaling smaller airborne particles and is not considered respiratory protection

Filters out at least 95% of airborne particles including large and small particles



Lookage

Leakage occurs around the edge of the mask when user inhales

When properly fitted and donned, minimal leakage occurs around edges of the respirator when user inhales

# Masks Not Good for Fire Smoke Particles but OK for Small COVID-19 Particles

Cloth masks will <u>not</u> protect you from wildfire smoke.

Cloth masks that are used to slow the spread of COVID-19 by blocking respiratory droplets offer little protection against wildfire smoke. They might not catch small, harmful particles in smoke that can harm your health.

N95 and KN95 respirators can provide protection from wildfire smoke and from getting and spreading COVID-19. CDC does not recommend the use of N95 respirators in non-healthcare settings because N95 respirators should be reserved for health care workers. KN95 respirators are commonly made in China and are similar to N95 masks commonly used in the United States. Look for KN95 masks that meet requirements similar to those set by CDC's National Institute for Occupational Safety and Health (NIOSH) for respirators.

Particles from smoke tend to be very small, with a size range near the wavelength of visible light (0.4-0.7 micrometers) – Cloth masks won't work.

But COVID-19 Particles are ~0.1 microns (micrometers) – smaller sized particles but will work.

WHAT - Does this make any sense?

# CLOTH MASKS NOT EFFECTIVE BUT STILL USE THEM

Effectiveness of Cloth Masks for Protection Against Severe Acute Respiratory Syndrome Coronavirus 2 by Abrar A. Chughtai, Holly Seale, and C. Raina Macintyre, 2020 – Published by CDC)

States: "In 2015, we conducted a randomized controlled trial to compare the efficacy of cloth masks with that of medical masks and controls (standard practice) among healthcare workers in Vietnam (4). Rates of infection were consistently higher among those in the cloth mask group than in the medical mask and control groups. This finding suggests that risk for infection was higher for those wearing cloth masks."

Yet, they say use mask because: "The primary transmission routes for severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) are thought to be <u>inhalation of respiratory droplets and close contact</u>."

NO, Not Surfaces or Droplets, but Aerosols!

# Some Very New Analyses Regarding Masks

# RECALL IH HIERARCHY OF CONTROLS – To Minimize Exposure(s)

**Most Effective** 

Substitution / Elimination (N/A to COVID)

Engineering Controls
(Dilution / Destruction / Containment)

Administrative Controls (Limit Times in Exposure Area)

PPE (e.g., respirators) 〈 (not Masks) /

**Least Effective** 

Masks

# AIHA GUIDANCE DOCUMENT American Industrial Hygiene Association (AIHA)



HEALTHIER WORKPLACES | A HEALTHIER WORLD

Reducing the Risk of COVID-19 Using Engineering Controls

Guidance Document

aiha.org

Version 4 | September 9, 2020

September 9, 2020 Guidance on COVID-19 from AIHA

https://aiha-assets.sfo2.digitaloceanspaces.com/AIHA/resources/Guidance-Documents/Reducing-the-Risk-of-COVID-19-using-Engineering-Controls-Guidance-Document.pdf

# **AIHA VERSION – Hierarchy of Controls**

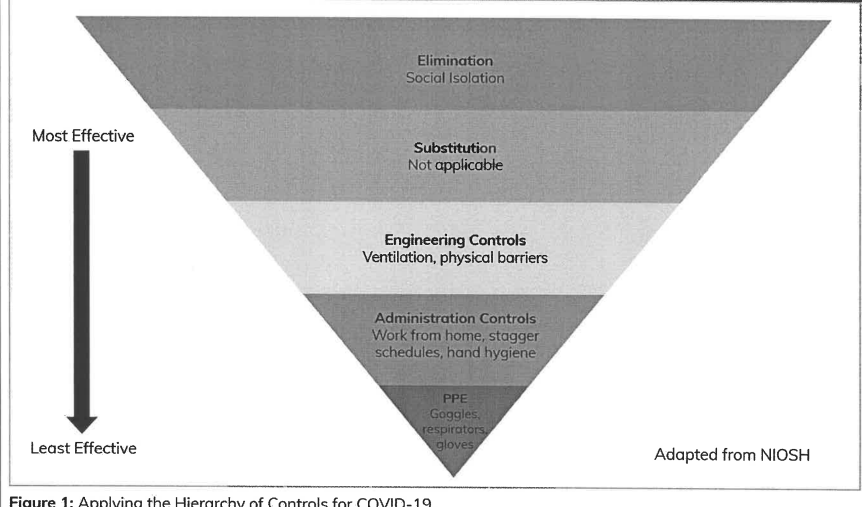
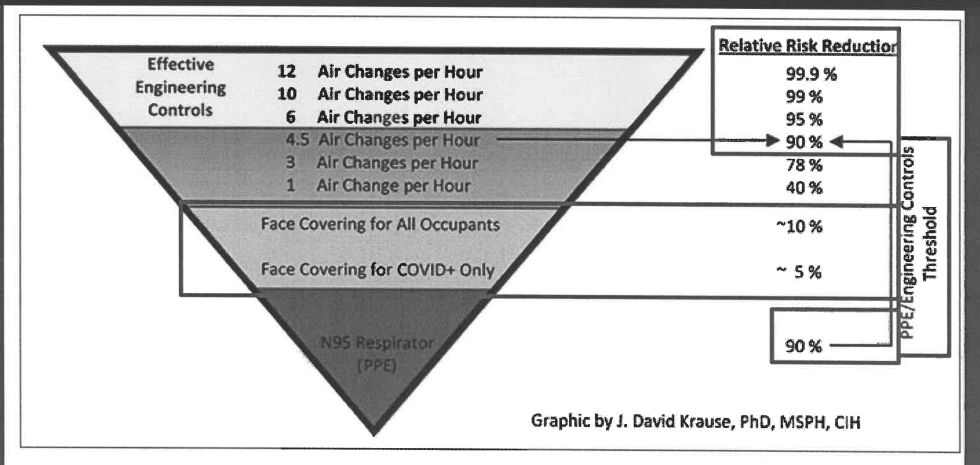


Figure 1: Applying the Hierarchy of Controls for COVID-19.



# **AIHA - Relative Risk Reductions**



#### Figure 2\*

\*To learn how the relative risk reduction estimates were derived for Figure 2, download the <u>SUPPLEMENT for Reducing the Risk of COVID-19 using Engineering Controls.</u>



https://aiha-assets.sfo2.digitaloceanspaces.com/AIHA/resources/Guidance-Documents/Reducing-the-Risk-of-COVID-19-using-Engineering-Controls-Guidance-Document.pdf

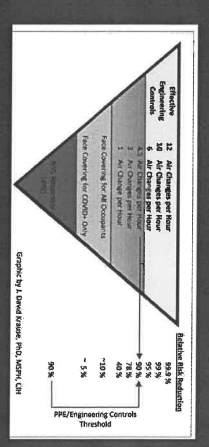
# AIHA - What Does This Mean?

Risk (RR) Reduction Threshold of 90%! Exposure Controls Must Have a Relative

Not Meet 90% Threshold. Masks only have RR of ~5% to ~10% and Do

26 ACH – Ventilation has RR of 90+%.

N-95s – <u>Maybe Not!</u>



# AIHA - Mask Remarks

"While not evaluated in this study, face seal leakage is further known to decrease the respiratory protection offered by fabric materials. Aerosol penetration for face masks made with loosely held fabric materials occurs in both directions (inhaled and exhaled). Due to their loose fitting nature and the leakage that occurs even when a face mask is properly worn, a modifying factor of 25% was applied. (???)

# AIHA - Mask Remarks

"The impact of typical leakage and frequent non-compliance with proper use and wear, is the basis for a generous estimate of 5-10% relative risk reduction for face masks and cloth face coverings."

# AlHA – Concluding Remarks

...In light of the limited level of relative risk reduction offered by face coverings and masks the AIHA has recommended engineering controls be used to reduce the risk of exposure in indoor environments, which is anticipated to reduce the transmission of disease, even in nonhealthcare settings.

MERV >17 Filtration Systems Recommended.

https://aiha-assets.sfo2.digitaloceanspaces.com/AIHA/resources/Guidance-Documents/Reducing-the-Risk-of-COVID-19-using-Engineering-Controls-Guidance-Document.pdf

# OTHER NEGATIVE EFFECTS OF WEARING MASKS

Review

Is a Mask That Covers the Mouth and Nose Free from Undesirable Side Effects in Everyday Use and Free of Potential Hazards?

Kai Kisielinski <sup>1</sup>, Paul Giboni <sup>2</sup>, Andreas Prescher <sup>3</sup>, Bernd Klosterhalfen <sup>4</sup>, David Graessel <sup>5</sup>, Stefan Funken <sup>6</sup>, Oliver Kempski <sup>7</sup> and Oliver Hirsch <sup>8,\*</sup>

# OTHER NEGATIVE EFFECTS OF WEARING MASKS

#### Increased risk of adverse effects when using masks:

Internal diseases

COPD

Sleep Apnea Syndrome advanced renal Failure

Obesity

Cardiopulmonary Dysfunction

Asthma

Psychiatric Illness

Claustrophobia Panic Disorder

**Personality Disorders** 

Dementia

Schizophrenia helpless Patients

fixed and sedated Patients

**Neurological Diseases** 

Migraines and Headache Sufferers

Patients with intracranial Masses

**Epilepsy** 

**Pediatric Diseases** 

Asthma

Respiratory diseases

Cardiopulmonary Diseases

Neuromuscular Diseases

**Epilepsy** 

**ENT Diseases** 

**Vocal Cord Disorders** 

Rhinitis and obstructive Diseases

Dermatological Diseases

Acne Atopic Occupational Health Restrictions

moderate / heavy physical Work

**Gynecological restrictions** 

**Pregnant Women** 

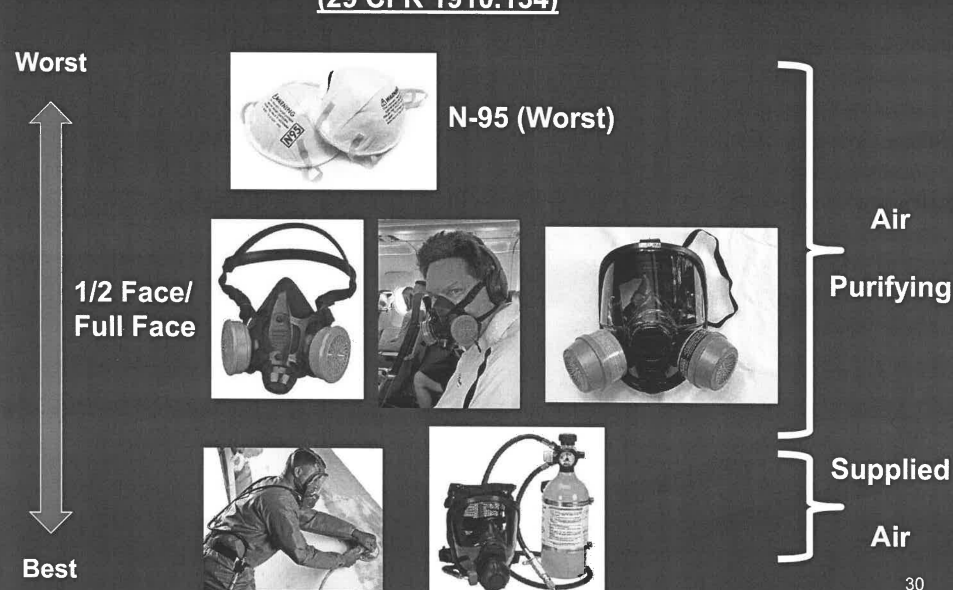
**Figure 5.** Diseases/predispositions with significant risks, according to the literature found, when using masks. Indications for weighing up medical mask exemption certificates.

# OTHER NEGATIVE EFFECTS OF WEARING MASKS

Abstract: Many countries introduced the requirement to wear masks in public spaces for containing SARS-CoV-2 making it commonplace in 2020. Up until now, there has been no comprehensive investigation as to the adverse health effects masks can cause. The aim was to find, test, evaluate and compile scientifically proven related side effects of wearing masks. For a quantitative evaluation, 44 mostly experimental studies were referenced, and for a substantive evaluation, 65 publications were found. The literature revealed relevant adverse effects of masks in numerous disciplines. In this paper, we refer to the psychological and physical deterioration as well as multiple symptoms described because of their consistent, recurrent and uniform presentation from different disciplines as a Mask-Induced Exhaustion Syndrome (MIES). We objectified evaluation evidenced changes in respiratory physiology of mask wearers with significant correlation of  $O_2$  drop and fatigue (p < 0.05), a clustered co-occurrence of respiratory impairment and O2 drop (67%), N95 mask and CO2 rise (82%), N95 mask and O2 drop (72%), N95 mask and headache (60%), respiratory impairment and temperature rise (88%), but also temperature rise and moisture (100%) under the masks. Extended mask-wearing by the general population could lead to relevant effects and consequences in many medical fields.

# RESPIRATORS CAN BE FIT TESTED AND SEALED

Under OSHA, Respirators Intended as Respiratory Protection (29 CFR 1910.134)



# **EVEN SUPPLIERS OF N95s WARN AGAINST USE** FOR AEROSOLS & INFECTIOUS DISEASE

#### Use For

Use For Particles sucl metal, wood, aerosots of V class of respi no.MCwww

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Dispose

Do Not U Do not use k times the oc when the Oc cadmium, le This respirat

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Particles such as those from granding, sanding, sweeping, sawing, bagging, or processing minerals, coal, iron ore, flour, metal, wood, polien, and certain other substances. Liquid or non-oil based particles from sprays that do not also emit oil aerosols or vapors. Follow all applicable local regulations. For additional information on 3M use recommendations for this class of respirator please consult the 3M Respirator Selection Guide found on the 3M Personal Safety Division website at www.3M.com/respiratorselector or call 1-800-243-4630 in U.S.A. In Canada call 1-800-267-4414.

#### Do Not Use For

Up not use for gases and vapors oil aerosols, asbestos, or sandblasting; particulate concentrations that exceed either 10 times the occupational exposure limit or applicable government regulations, whichever is lower in the U.S., do not use when the Occupational Safety and Health Administration (OSHA) substance specific standards, such as those for, arsenic, cadmium, lead in the construction industry, or 4,4'-methylene diarrline (MDA), specify other types of respiratory protection. This respirator does not supply oxygen.

#### **Biological Particles**

This respirator can help reduce inhalation exposures to certain airhome hinlooical narticles (e.o. mold. Bacillus anthracis, Mycobacterium tuberculosis, etc.) but cannot eliminate the risk of contracting infection, iliness or disease. DSHA and other government agencies have not established sale exposure limits for these contaminants.

- Do not use when concentrations of contaminants are immediately dangerous to life or health, are unknown or when concentrations exceed 10 times the permissible exposure limit (PEL) or according to specific OSHA standards or applicable government regulations, whichever is lower.
- Do not after, wash, abuse or misuse this respirator.
- Do not use with beards or other facial hair or other conditions that prevent a good seal between the face and the sealing surface of the resourator.
- Respirators can help protect your lungs against certain airborne contamioants. They will not prevent entry through other routes such as the skin, which would require additional personal protective equipment (PPD).
- This respirator is designed for occupational/professional use by adults who are property trained in their use and imitations. This respirator is not designed to be used by children.
- Individuals with a compromised respiratory system, such as asthma or emphysema, should consult a physician and must complete a medical evaluation prior to use
- When stored in accordance with temperature and furnidity conditions specified the product may be used until the "use by" date specified on packaging.

#### Storage Conditions and Shelf Life

Storage Temperature Range -20°C (-4°F) to +30°C (+86°F)

Before use, store respirators in the original packaging, away from contaminated areas, dust, sunlight, extreme temperatures, excessive mosture and damaging chemicals. When stored in accordance with temperature and humidity conditions specified the product may be used until the "use by" date specified on packaging. Always inspect product and conduct a user seal check before use as specified in these User instructions. If you cannot archive a proper seal, do not use the respirator.



End of Shelf Life Use respirators before the "use by" date specified on packaging



Even an N95 Respirator is not recommended for larger asbestos particles, aerosols, or to stop illness or disease.

How can a mask do this? It CANNOT.

### Shah et al., 2021 - Effectiveness of Masks

**Physics of Fluids** 

**ARTICLE** 

scitation.org/journal/phf

# Experimental investigation of indoor aerosol dispersion and accumulation in the context of COVID-19: Effects of masks and ventilation

Cite as: Phys. Fluids 33, 073315 (2021); doi: 10.1063/5.0057100

Submitted: 17 May 2021 · Accepted: 2 July 2021 ·

**Published Online: 21 July 2021** 







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port Citation

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Yash Shah, 📵 John W. Kurelek, 📵 Sean D. Peterson, 📵 and Serhiy Yarusevych<sup>a)</sup> 📵

### Shah et al., 2021 – Effectiveness of Masks

#### **Abstract: Filtration Efficiencies:**

- High-efficiency masks (R95 & KN95): 60% and 46% respectively.
- Cloth Masks (10%).
- Surgical masks (12%).

#### Not Conservative Because:

- Used 1 μm particles (COVID-19 ~0.1 μm).
- Sealed mask no gaps "Hole(y) Mask" Podcast.

### Shah et al., 2021 - Effectiveness of Masks

#### **Abstract: Engineering Controls Better:**

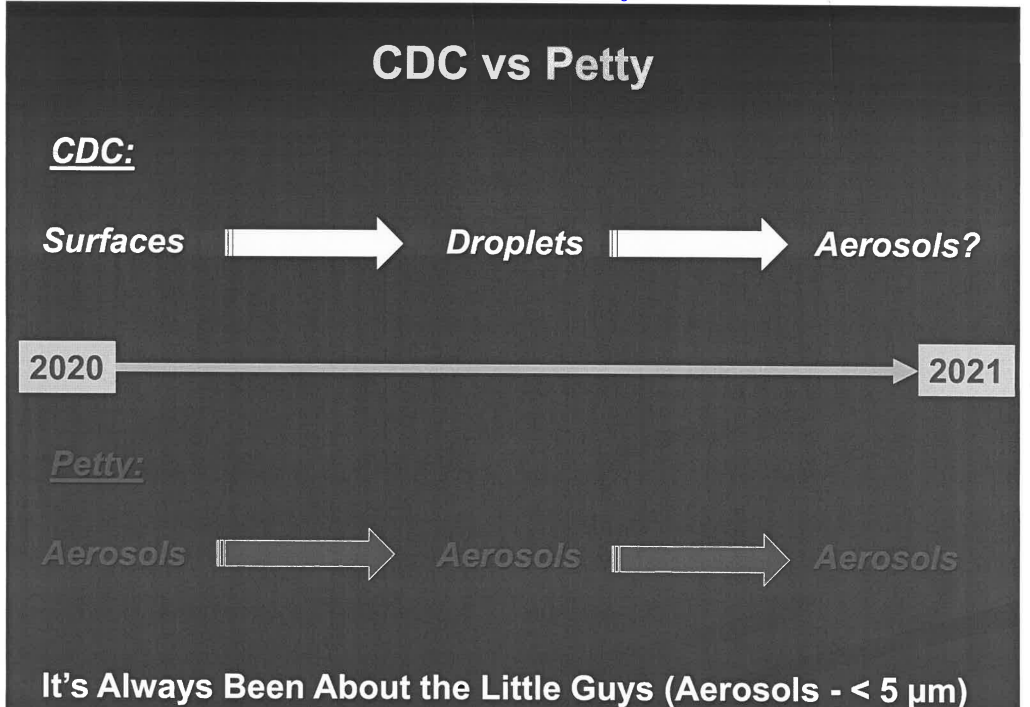
The results also suggest that, while <u>higher ventilation</u> <u>capacities are required to fully mitigate aerosol build-up</u>, even relatively low air-change rates (2 h<sup>-1</sup>) lead to lower aerosol build-up compared to the best performing mask in an unventilated space.

Note the use of the term "aerosol."

# OSHA 29 CFR 1910.134 – Respiratory Protection Standard (RPS)

| DSHA 1910.134 RPS Parameters            | Mask  | <u>Respirator</u> |
|---|-------|-------------------|
| Medical Clearance to Wear               | No    | Yes               |
| Ability to Wear Facial Hair – Beard     | Yes   | No                |
| nitial Fit Test Requirement             | No    | Yes               |
| Annual Requirement to Fit Test          | No    | Yes               |
| Change-out Criteria for Filter/Cartride | ge No | Yes               |
| raining on Use of Mask/Respirator       | No    | Yes               |
| raining on Storage of Mask/Resp.        | No    | Yes               |
| Audit of Effectiveness of Program       | No    | Yes               |

CONCLUSION: Masks do not meet key OSHA RPS Requirements!



36

### RECALL SEEING DUST IN THE AIR

Visible Dust in Sunlight: >50 μm;

~500 times larger than COVID-19



#### How Big is a Micron vs Human Hair Diameter?

Black Ring is Cross Section of Human Hair

1 Micron – Small Red Dot COVID – <u>1/10</u> Micron

~40,000 times smaller in area

& ~1,000 times smaller in diameter

than the cross-section of human hair.

Can you get a human hair past the side of your mask?

#### RELATIVE SIZES OF PARTICLES

Thickness of Human Hair: ~100 µm

100 Microns-Strand of human

10 Microns Size of typical dust mite

50 Microns-Smallest size the human eye can see

hair

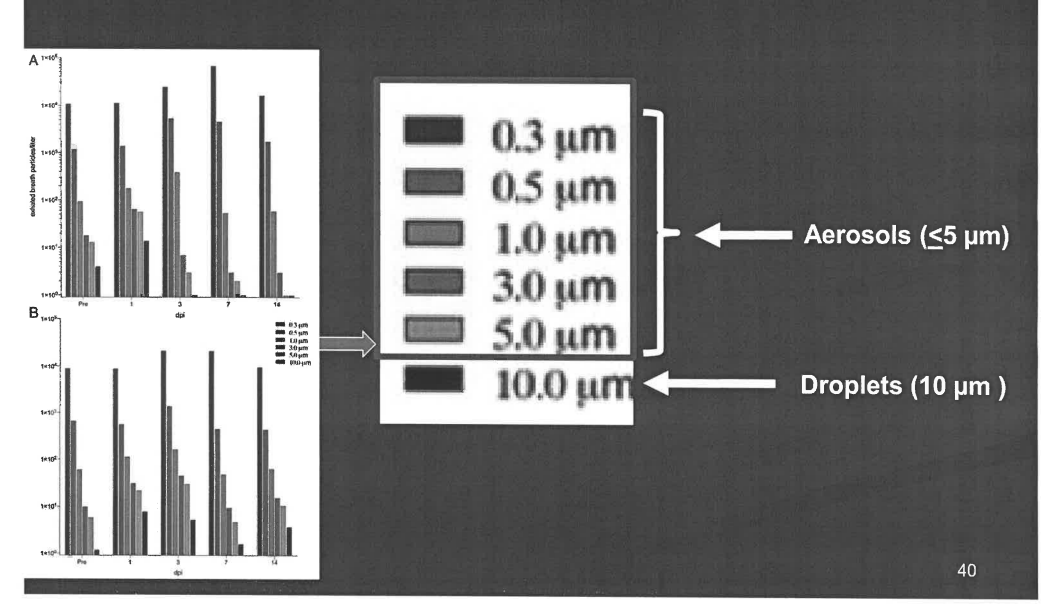
100 Microns- Thickness of a sheet of standard paper

Visible Dust: >50 μm;

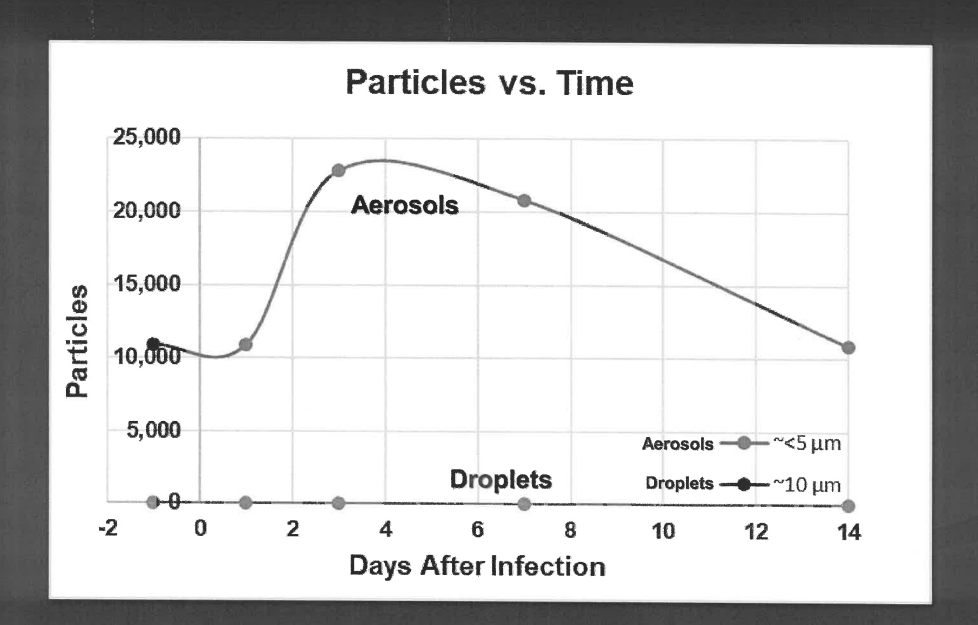
Thickness of Paper: ~100 µm

#### Edwards et al. - 2/23/2021 - Cont.

Data Presented by Size – in Colored Bars



### Edwards et al. – Data Simplified



### Edwards et al. – Data Simplified

### >99.9% Particles were Aerosols (small guys)

|                        | Aerosols           | Droplets | % Aerosols |
|------------------------|--------------------|----------|------------|
| Day After<br>Infection | ~ <u>&lt;</u> 5 μm | ~10 μm   | % Sm all   |
| -1                     | 10,898             | 1.5      | 99.99%     |
| 1                      | 10,900             | 9        | 99.92%     |
| 3                      | 22,847             | 7        | 99.97%     |
| 7                      | 20,847             | 3        | 99.99%     |
| 14                     | 10,870             | 6        | 99.94%     |

#### RECALL LITTLE GUYS vs. BIG GUYS

"Big Guys" are Droplets: >5 to 10 µm



VS.

"Little Guys" are Aerosols: <5 µm

Little guys are more prevalent and problematic

## Edwards et al. – 2/23/2021 Conclusions

Our finding that the proportion of small respiratory droplets

[were the majority of particles exhaled in all subjects]...

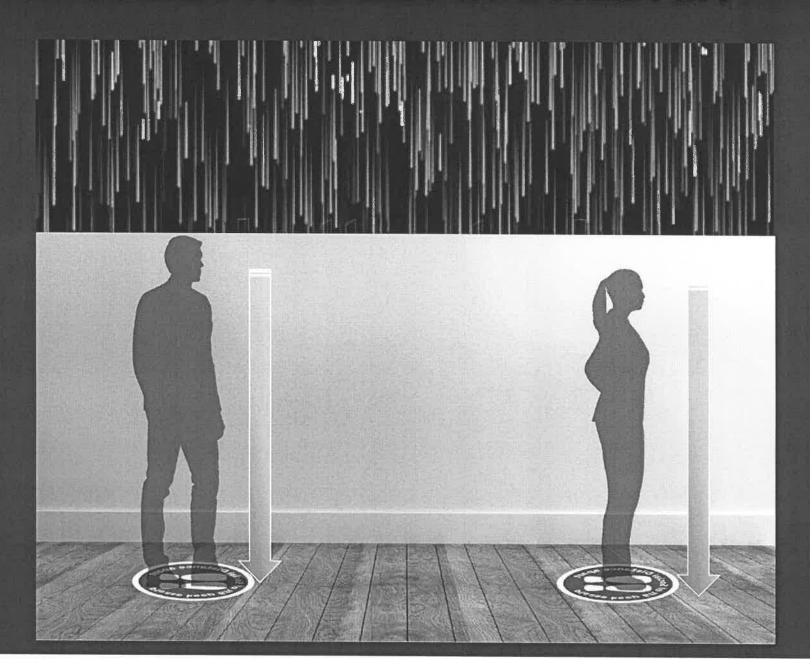
# Proceedings from the National Academy of Sciences Press – Edwards et al. – 2/23/2021

#### **CONCLUSIONS FROM THE PAPER:**

Our finding that the proportion of <u>small respiratory</u> <u>droplets (i.e., aerosols) [</u>

There may be an elevated risk of the airborne transmission of SARS-CoV-2 by way of the very small droplets that transmit through conventional masks and traverse distances far exceeding the conventional social distance of 2 m (~7).

Exhaled not only an indicator of disease progression, but



#### Stokes Law – How Fast Do Small Particles Fall?

V<sub>s</sub> = 0.0052 \* Specific Gravity \* Diameter <sup>2</sup>

Where:

 $V_s$  = Falling velocity in ft./min.

Specific Gravity – Density of the particle – virus is ~1.42

Diameter – Diameter of the particle in microns for particles <100 microns

### Droplets fall fast – 0.1 to 10 minutes

| Particle Size | Time to Fall 5' |  |
|---------------|-----------------|--|
| (µm)          | (minutes)       |  |
| 10            | 9.6             |  |
| 25            | 1.5             |  |
| 100           | 0.1             |  |

Assumes still air; in moving air times would be even longer.

Aerosols Fall Slowly: 0.03 to 59 days

| Particle Size<br>(µm) | Time to Fall 5'<br>(days) | Type of Particle |  |
|-----------------------|---------------------------|------------------|--|
| 0.09                  | 58.9                      | LCOVID           |  |
| 0.12                  | 46.4                      | COVID            |  |
| 0.2                   | 16.7                      | Aerosol          |  |
| 1                     | 0.67                      |                  |  |
| 5                     | 0.027                     |                  |  |

COVID-19 Fall Very Slowly: 46.4 to 58.9 days

Assumes still air; in moving air times would be even longer.

## WHY ARE AEROSOLS – SMALL PARTICLES SO IMPORTANT?

- 1. Aerosols (very small particles <5 microns) can stay suspended for hours to days.
- 2. Since they stay suspended for so long, they can actually accumulate in concentration in indoor air rather than dropping out if you assumed they were droplets.
- 3. This effectively renders the 6' rule useless. This also renders masks essentially useless; they do not filter out aerosols and they cannot be fitted (gaps around the edges).

## REAL INDUSTRIAL HYGIENE SOLUTIONS

## EXPOSURE CONTROL – DILUTION BY VENTILATION OR MAXIMUM FRESH AIR

#### <u>Dilution of Virus by Dilution and/or</u> <u>Ventilation – More Fresh Air!</u>

- Spend More Time or Meet Outdoors condition of maximum fresh air and dilution of virus avoid indoors.
- Ventilation Residential and Commercial – Crack open windows or doors – especially with company.

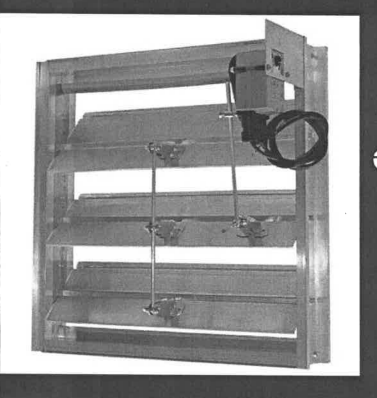




# YENDSURE CONTROL - DILUTION BY AIA HEARINM FRESH AIR

Dilution of Virus by Dilution

and/or Ventilation – More Fresh



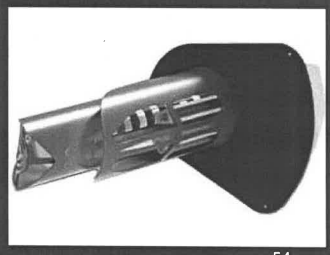
✓entilation – Commercial and Industrial – Increase fresh air – set fresh air dampers to maximum openings on HVAC systems to maximize fresh air intake – over-ride energy controls – will increase energy controls – will energy costs.

## EXPOSURE CONTROL – DESTRUCTION OR REMOVAL OF VIRUS

#### **Destruction or Removal:**

- Needle Point Ionization Technology (e.g., Nu-Calgon I-Wave) – add to HVAC intake fans to kill viruses, mold, and bacteria (https://www.iwaveair.com/sites/def ault/files/17-S26-PathogensFlyer.pdf).
- Ionized Hydrogen Peroxide Systems (e.g., RGF's Reme Halo in-duct air purifier https://www.rgf.com/products/air/re me-halo/#undefined).





## EXPOSURE CONTROL – DESTRUCTION OR REMOVAL OF VIRUS

#### **Destruction or Removal:**

- Ultraviolet-C (UVC) Lamps (https://www.fda.gov/medicaldevices/coronavirus-covid-19-andmedical-devices/uv-lights-and-lampsultraviolet-c-radiation-disinfection-andcoronavirus).
- ➤ Very High Efficiency Filters (at least MERV-13 filters (https://www.ashrae.org/file%20library /technical%20resources/covid-19/guidance-for-the-re-opening-of-schools.pdf).





### FOUR THINGS TO REMEMBER!

- 1. Personal Protective Equipment (PPE) is the least desirable way to protect people.
- 2. Masks are not PPE.
- 3. Scientific evidence suggests COVID-19 particles are mostly small aerosols not droplets, which means respirators, not masks, needed to protect the lungs and would make the 6' rule effectively meaningless.
- 4. Smaller particles are likely a greater cause of disease since they get past PPE and can reach deep into the lungs.

Use Engineering Controls of Dilution and Destruction.